the fame manner as if this act had never been made, and fuch Army Bills fo debolited shall be returned and restored to the person or persons by whom the same shall have been so deposited.

Swearing faifely in

VI. And be it further enacted by the authority aforefaid, That any person taking a falle. any mater berow Oath in any case wherein an Oath is required to be taken by this act, shall be deemcontained that be guilty of wilful and corrupt perjury, and being thereof duly convicted, shall be lithe penagus there- abile to fuch pains and penalties as by any Laws now in force any persons convicted of willful and corrupt perjury are subject and liable to.

VII. And be it further enacted by the authority aforefaid. That if any action or fuit Limitation of shall be commenced against any person or persons, for any thing done in pursuance Actions for any of this act, fuch action or fuit shall be commenced within three months next after the thing done in offence shall have been committed, and not afterwards, and the Defendant or Defendants in fuch fuit or action, may plead the general iffue, and give this act and the firechal matter in evidence at any trial to be had thereupon, and that the fame was done Defendants may in pursuance of this act, and if it shall appear so to have been done, then the Jury pend the game in purmance of this act, and if it man appear to to have been done, then the jury reliffice, & give thall find for the Defendant or Defendants, and if the Plaintiff or Plaintiffs shall be this Ach, & spe- nonfuited, or discontinue his, her or their action after the Defendant or Defendants. cial matter in finall have appeared, or if judgement shall be given against the Plaintiff the Defendant or Defendants shall and may recover treble costs, and have the like remedy for the

this Act.

fame as Defendants have in other cafes by Law. VIII. And be it further enacted by the authority aforefaid, That this act shall be and Continuence of continue to be in force for the space of one year, and from thence until the end of the then next enfuing Session of Parliament, unless peace between Great Britain and the United States shall previously thereto be officially declared, in 'which case it shall-

immediately after such official declaration, cease and determine.

## CHAP. II.

An Act to repeal and amond certain parts of the Militia Law, and also for the Transporting Naval and Military Stores.

[Peffed the 13th day of March, 1813.]

Preamble.

THEREAS it is expedient to repeal some parts of the Militia Laws and to in-troduce certain amendments in lieu thereof, Be it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Affembly of the Province of Upper Canada, conflituted and affembled by virtue of and under the authority of an act passed in the Parliament of Great Britain, entituled "an act to repeal certain parts of an act passed in the fourteenth year of his Majesty's Reign," entituled "an act for making more effectual provision for the Go-. vernment of the Province of Quebec in North America, and to make further providion for the Government of the faid Province," and by the authority of the fame, Judices of the 10n for the Government of the 1aid Province, and by the authority of the 1aine, Peace impower. That the Judice or Judices of the Peace before whom any person or persons shall be edito levy the a- convicted and fined for any offence against the Militia Laws of this Province or amount of fines, gainst this act, are hereby authorised and empowered to levy the amount of such fine imposed by them or fines, and all reasonable costs and charges incurred both before and after the conby diffres and viction by diffres and sale of the goods and chattels of such offender or offenders, if der Gods and the faid Justice or Justices that! deem such a proceeding expedient and proper. Pro-

vided always, that if any fuch offender or offenders shall be convicted before a Court

Martial of fuc offices, and the fentence of fuch Court Martial shall be, that the of-

whose authority the said Court Martial is called and approved, and he is hereby au-

Chartels.

How, when the fender or offenders shall pay a certain fine or fines, and the costs and charges so incurbeen by Courts red as aforesaid, then and in such case it shall and may be lawful for the Officer under Martial.

thorized to transmit such Sentence to one or more Justice or Justices of the Peace of. the District where the distress is to be levied, which said Justice or Justices, is and are hereby required, to issue his or their Warrant or Warrants, for the levying the amount of fuch fine or fines, costs and charges, by distress and sale of the goods and chattels of fuch offender or offenders in like manner as if fuch Sentence or Judgement of the faid Court Martial against such offender or offenders had been given by the faid Justice or Justices by virtue of this act.

II. And be it fur ther enacted by the authority aforefaid, That the amount of all fines How fines colwhen collected shall be paid to the Commanding Officer of the Regiment to which letted are to be the offender or offenders shall respectively belong, and the faid Commanding Officer disposed of. is hereby required to transmit to the Governor, Lieutenant Governor, or Person administering the Covernment, Quarterly accounts, certified on oath before any one of his Majelly's Justices of the Peace, of all Monies to be received by him in manner a. forefaid, and all such Monies shall be disposed of to the use of each Regiment in such manner as the Governor, Lieutenant Governor, or Person administering the Government thall direct.

III. And be it further enacted by the authority aforefaid, That the arms and accountre- Arms &c. of miments of Militia Men shall not be liable to be taken or fold under or by virtue of any litia men, not to Writ of Execution whatever.

be fold in execu-

IV. And be it further enacted by the authority aforefaid, That in time of Peace every What notice of Officer commanding a Company, shall give Six days notice to the Militia Men of meeting to be fuch Company of the time and place of their meeting for the purposes of Exercise given in time of and Review, unless the faid Company be called out by order of the Commanding peace. Officer of the Regiment.

V. And he it further enacted by the authority aforefaid, That the Fourth, Eighth and 4th, 8th & 11th Eleventh Clauses of an act entituled "an act to repeal part of the Laws now in force Geo. 3, Ch. 1, for raining and training the Militia of this Province and to make further provision for repealed. the raising and training of the said Militia, and passed in the Fifty second year of His Majesty's Reign, so far as the said clauses relate to the forming, training or exercising Hank or other companies in any Regiment, are hereby repealed; Provided always that Exception. nothing in this Act shall extend or be construed to extend to discharge any Officer, Non-Commissioned Officer or private man now on duty, but such Officer, Non-Commissioned officer or Private man shall continue to serve till regularly relieved or dis-

charged according to Law.

VI. And be it further enacted by the authority aforefaid, That in the several Counties and Ridings where the number of men is sufficient, the Militia shall be formed into Militia into Regiments, Consisting of not more than ten nor less than eight companies, which giments, and the companies shall consist of not less than twenty nor more than fifty Private men, and number of offithe Field Officers of every Regiment of ten companies, shall be as follows, one Colo-cere to be apnel, one Lieutenant Colonel and one Major, and no more, and the Field Officers of ev-pointed. ery Regiment of less than ten Companies, shall be, as follows, one Lieutenant Colonel and one Major and no more; and to each Company there shall be one Captain, one Lieutenant and one Enfign.

VII. And be it further enacted by the authority aforefaid, that if any person or persons Punishment for shall presume to disturb, interrupt or molest any Body or party of Militia whilst on interruptions or Parade, Exercise or review, it shall and may be lawful to and for the commanding disturbing Miliofficer of fuch body or party to order any fuch person or persons to be carried be- tia when on pafore any one of His Majesty's Justices of the Peace, who, upon proof of the offence, rade. by the oath of one or more credible witness or witnesses, shall and may order and adjudge every fuch offender to pay a fine not exceeding Five Pounds nor less than Ten Shillings, and in default of payment, to commit him or them to the common Gaol of

Staff officers and ed officers to be appointed.

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the District, or other safe place of confinement, for a term not exceeding One Month; nor less than Ten Days, unless the fine is fooner by him paid.

VIII. And be it further enacted by the authority aforesaid, That to every Regiment non-commission there shall be in addition to the Officers already mentioned, one Adjutant and one Quarter Master, and the Commanding Officer of every Regiment shall appoint one Sergeant Major and one Quarter Mafter Sergeant, and shall as occasion may require, fix the number of the other non-commissioned officers and of the Drummers for each Company in his Regiment, and the Officers commanding Companies shall respectively nominate the non-commissioned Officers of his Company to the Commanding Officer of the Regiment, who is hereby authorized to approve or disapprove of such Every regiment nomination.

must be called

lations they are by.

IX. And be it further enacted by the authority aforefaid, That the Commanding Offiout at least twice cer of every Regiment shall call out his Regiment at least twice a year for the purposes a year, and may of exercise and review, and he shall be at liberty whenever he may think proper for be ordered to the convenience of the Militia, to order a part of the Regiment to meet at one place, meet in different and the remainder at another place.

X. And be it further enacted by the authority aforefaid, That it shall and may be law-How Incorpore ful for the Governor, Lieutenant Governor, or person administering the Governted Militia to be ment, to raise and embody one or more Regiment or Regiments, to be styled the Inraised, and what corporated Militia, and to serve during the present War with the United States of rules and regu. America, for which purpose it shall be lawful for the said Governor, Lieutenant Goto be governed version, or person administering the Government, to accept of the voluntary services of Militia Men within the Province, and to nominate and appoint as many Officers as he may think proper to ferve in fuch Incorporated Militia, and it shall and may be lawful for the Governor, Lieutenant Governor or person administering the Government, to make fuch rules and regulations for the Government of the faid Regiment or Regiments to to be raifed, as to him shall feem proper and adapted to the nature of the service: Provided always, that no Officer of His Majesty's Regular Forces shall lit on any Court Martial for the trial of any Ollicers, Non-Commissioned Officer or Militia Man, ferving in the faid Incorporated Militia, and that no Private Man ferving under this or any other Militia Law, shall be subjected to the Punishment of Whipping by the fentence of any Court Martial, and provided further, that no Militia Officer who shall be appointed to serve in the said Incorporated Militia, shall be liable thereby to lose his standing in the Regiment to which he now belongs.

litia.

XI. And he it further enacted by the authority aforefaid. That during the faid War, Abch as volun no Non-Commissioned Officer or Militia Man who may volunteer his services in the teer into the In- faid Incorporated Militia, shall during such service, be liable to be sued or arrested Sorporated Mi- for any debt under Fifty Pounds, and that all Writs issued for such purpose shall have no operation and effect, and the Goods and Chattels, Lands and Tenements of any fuch Non-Commissioned Officer or Militia man, during the time of his service, shall not be feized or fold under or by virtue of any Writ of I xecution whatever; Provided however, that the Statutes of limitation shall not run against any debt due by fuch volunteer during the continuance of such privilege from arrest.

XII. And he it further enacted by the authority aforesaid, That every Non-Commisfioned Officer or private man whose services shall be accepted in the said Incorp rated Militia, shall not be liable to pay any Taxes, Rates, or Assessments whatever, or to perform Statute Labor on the High Ways, or duty as a Town or Parish Officer, while he shall continue in the said Incorporated Militia, and the said Incorporated Militia or any part of them, shall not be marched out of the Province in any other case or for any other purpose than is now permitted by the Militia Laws.

## ROGER HALE SHEAFFE, ESQUIRE, PRESIDENT.

XIII. And be it further enacted by the authority aforefaid, That if any Officer, non-commissioned officer or Militia man shall offend against the twenty sifth Section of ah Act commissioned of. entituled, "An Act to repeal part of the Laws now in force for railing and training ficers, &c. offerthe Militia of this Province and to make further provision for the raising and train-ding against the ing of the faid Militia;" and passed in the fifty second year of His Majesty's Reign, 25 s 52:Geo. 30. or against this Act, unless herein otherwise specially provided for, he may be tried tried by Court by a Court Martial, and if any person or persons shall assist or encourage any non-Martial commissioned officer or militia man to desert from any company, troop or regiment, Penalty for alor shall knowingly receive or entertain such non-commissioned officer or militia man filling, encouraon strall not after his being discovered to be a deserter, give immediate information of harboring deto the nearest Justice of the Peace or Militia Officer, such person or persons so offend-ferters from tire ing, on conviction before two or more Justices of the Peace, shall forfeit and pay a Militia furn not exceeding Twenty. Pounds nor less than Five Pounds, and in default of payment, to be committed to some fafe place of confinement for any time not less than one nor more than fix. Months, unless the fine and expences be sooner paid.

XIV. And be it further enacted by the authority aforefaid, that it shall be the duty of Justices of Peace. every Justice of Peace, Sheriff, Militia Officer, Coroner, Constable and Parish Of- joined to appreficer whatever, and they are hereby enjoined, to apprehend and secure Deserters from head deserters, the Militia and to cause such Deserters to be conveyed to the nearest post, occupied.

by his Majesty's regular or mili a Forces.

XV. And be it further enacted by the authority aforefaid, that every Officer, non- Penalty format commissioned Officer or militia man, not in actual service, who shall neglect or refuse, repairing to plato repair to the place of exercise or review when thereto required by his superior ce of exercise or Officer, unless prevented by sickness or having leave of absence, shall forfeit and pay, review when the if an Officer, a fum not exceeding. Ten Pounds, and if a non-commissioned officer in a Qual service, or militia man, shall forfeit and pay a fum not exceeding. Two Pounds for every fuch offence, and in default of payment to be committed to some safe place of confinement for any time not less than ten days, nor more than, one month, unless the fine and expences be fooner paid.

XVI. And be it further enacted by the authority aforefaid; that whenever a Deferter ered to try defrom the militia shall be apprehended, the Court before which he may be tried for serters may orhis Defertion, shall have full power and authority to order all expenses attending der the expenses the apprehension and conveyance of such deserter or deserters to his or their compa-attending their ny, troop or regiment to be levied and collected in like manner as sines may be le-to be collected in

vied and collected under this or any other Militia Act.

XVII. And be it further enacted by the authority aforefuld, that when any non-com- fines. missioned officer or militia man shall claim any exemption from Militia duty, it shall Court of Inquie. and may be lawful for the Commanding. Officer of the Regiment to which he be-on claims to exlongs to call a Court of Enquiry to examine into the grounds of fuch claim, the ception from mi-Members of which Court and the Witnesses produced before them, shall be sworn like duty. in like manner as is now done in Courts Martial other than General Courts Martial and to proceed thereupon, agreeably to the report of the faid Court of Enquiry.

XVIII. And be it further enacted by the authority aforefaid, that when any non-com- who impowermissioned officer or militia man shall be committed to Prison pursuant to the judge-ed to remit the ment of any Justice or Justices of the Peace or fentence of any Regimental or Gar-punishment of zifon Court Martial, it shall be lawful for the Commanding Officer of the regiment, offenders and redetachment or post not being under the rank of a sield officer of Militia, to remit the lieve them from whole or any part of such offender or offender's punishment, and to release him or imprisonment. them from fuch imprisonment or any part thereof.

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this Act.

XIX. And be it further enacted by the authority aforesaid, that if any non-commis-Peace may order fioned officer or militia man be hereafter apprehended and conveyed to any Post or expenses of ap-Garrison conformably to the Fourteenth Section of this Act and shall not have suffi-prehending Dc-serters who have client personal property to pay the incidental expenses, the person or persons who fufficient shall take and convey such Deserter or Deserters may produce an account of such property to pay expenses to the Justices of the Peace in General Qarter Sessions assembled for the the same, to be Diffrict in which such deserter or deserters are found, and the said Justices or the major part of them, are hereby authorized to allow so much of such account as to In what manner, them shall appear to be just and proper, and to give to the person or persons producing the fame, an order on the Collector of Customs or Inspector of the District for the amount so allowed, and the faid Collector or Inspector is hereby directed to pay the fame out of any monies in his hands.

XX. And be it further enacted by the authority aforefaid, That it shall and may be lawto impress Car-ringes, or teams, ful for the Officer Commanding any Regiment, Post or Detachment, having first and for what obtained a Warrant from a Justice of the Peace, to issue his order to impress carriages or Teams for the purpose of transporting any of His Majesty's Naval or Military Stores on their passage through this Province, and the owner or owners of such Rate of allowan- carriages or teams shall be paid at the rate of Twelve Shillings and Six Pence a day ces for the same- for each carriage and pair of horses or oxen furnished, and the further Sum of Two Shillings and Six Pence if a Driver be fent with fuch team.

XXI. And be it further enacted by the authority aforefaid, That all militia men from De the age of Sixteen years to Fifty, shall be liable to be felected by ballot for the relief of any company, body or detachment of Militia on Duty, and when any militia man shall regularly serve in any detachment, the time prescribed by Law, he shall not be balloted to ferve in any other detachment till all the men of the regiment to which he belongs, liable to be called out in detachments and capable of being obtained, shall have first been called out, unless there shall not be a sufficient number of persons in fuch regiment who have not so served to form the detachment required, and also unless the whole regiment be called out on Duty.

XXII. And be it further enacted by the authority aforefaid, That no order or convicorari of any or- tion made by any Justice or Justices of the Peace or Court Martial by virtue of this ders, or proceedings under this Act to be allow. wherein such order or conviction shall have been made, into any Court whatsoever, ed unless the fine and that no Writ of Certiorari shall supercede execution or other proceedings upon &c. exceed £20. any fuch order or conviction so made in pursuance of this Act, but that execution and other proceedings shall be had and made thereupon any such Writs or Writs or allowance thereof notwithstanding. Provided always that the Fines, Forfeitures or Penalties to be levied by fuch order or conviction shall not exceed the fum of Twenty Pounds.

XXIII. And be it further enacted by the authority aforefaid, That if any action shall What, if Acti- be brought against any person or persons for any thing done in pursuance of this on brought for Act, fuch action or fuit shall be commenced within three Months next after the fact in purfuance of committed and not afterwards, and shall be laid in the county or place where the cause of complaint did arise, and not elsewhere, and the Defendant or Defendants in every fuch Action or Suit may plead the general issue and give this Act and the special matter in evidence at any trial to be had thereupon: and if the Jury shall find for the Defendant or Defendants in any fuch Action or Suit, or if the Plaintiff or Plaintiffs shall be nonsuited or discontinue his, her or their Action or Suit after the Defendant or Defendants shall have appeared, or if upon demurrer Judgment shall be given against the Plaintiss or Plaintiss, the Defendant or Defendants shall have treble Costs, and have the like remedy for the same, as any Defendant hath in other cases to recover Costs by Law.

## ROGER HALE SHEAFFE, ESQUIRE, PRESIDENT.

XXIV. And be it further enacted by the authority aforesaid, That this Act shall be Continuance of in force for and during the term of one year, and from thence to the end of the then this Aa. next enfuing Session of the Provincial Parliament, and no longer, except that part of the same which relates to the Incorporated Militia, which part shall be in force for and during the present War with the United States of America, and no longer.

## CHAP. III.

An Act to authorife the Governor, Licutenant Governor or Person administering the Government of this Province to prohibit the Exportation of Grain and other Provisions, and also to restrain the Distillation of Spirituous Liquors from Grain.

[Paffed the 13th day of March, 1813.]

HEREAS doubts have arisen as to the sufficiency of the late crops to supply Preamble, the probable wants of the Province, and Whereas it may be expedient and necessary to restrain and prohil it the exportation of Grain and Provisions therefrom as also the confumption of Grain by Distillation: Besit enacted by the King's Most Encellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an act passed in the Parliament of Great Britain, entituled " an act to repeal certain parts of an act passed in the fourteenth year of his Majefty's Reign," entituled "an act for making more effectual provision for the Government of the Province of Quebe in North America, and to make further provifion for the Government of the faid Province," and by the authority of the fame, powered to pro-That from and after the passing of this Act, it shall and may be lawful for the Go- hibit from time vernor, Lieutenant Governor or Person administering the Government, by and with to time by Procthe advice and confent of his Majelty's Executive Council of this Province, from Exportation of time to time, and when and so often as the same shall be judged expedient, to pro- Wheat, Floor, hibit, by Proclamation generally for a limited time, the exportation of Wheat and Beef, Pork, &c. other Corn or Grain, Meal, Flour, Beef and Pork from this Province, and to pro- and affecthe Dishibit in like manner after the first day of May next, the Distillation of Spirits, Strong tillation of Spirits and Low Wines from any Wheat, Corn or other Grain, Meal or Flour &c. within the tame.

II. And be it further enacted by the authority aforefaid, That if any person or persons P na'ty for disshall export or attempt or endeavor to export from this Province, contrary to such a dience prohibition of the Governor, Licutenant Governor or Person Administering the such prohibition Government, any Wheat or other Corn-or Grain, Meal, Flour, Beef or Pork, or if any person or persons shall Distill or attempt or endeavour to Distill any Spirits, Strong Waters or Low Wines from any Wheat, Corn or other Grain, Meal or Flour, he, she or they shrll respectively forfeit, not only such Wheat, Corn or other Grain, Meal or Flour, Beef and Pork exported or attempted or endeavoured to be exported and also double the value thereof, but also and every such Still or Stills or other Veffel or Veffels that shall or may be used for the Distillation of any such Spirits, Strong Waters or Low Wines, as aforefaid, shall be forfeited, and the owners thereof shall forfeit and pay treble the value of the same.

III. And be it further enacted by the authority aforefaid, That it shall be the duty of C. Heftors, Inall Collectors of Customs, Inspectors and Sheriffs, and their Deputies, and all and spectors, Sherevery other person or persons authorized by them, or any of them to seize and se-iss. &c. required cure in some safe place for trial, all such Wheat or other Corn or Grain, Flour, cure arcicles to Meal, Beef and Pork to attempted to be exported, contrary to the Provisions of this tempted to be