ANNO DECIMO SEPTIMO Cap. VII.

intendants for indian affairs, or from his majesty's commandants of the different forts in this province, or from fuch other person or persons as the governor, lieutenant governor, or commander in chief of the province for the

time being, shall authorise for that purpose.

under a penalty of £.5 and x month's imprisonment for the first offence and £. 10 and 2 months imprisoncond.

Every person offending herein shall, for the first offence, forfeit the sum of five pounds, and suffer an imprisonment for any time not exceeding one month, and for the second, and every subsequent offence, shall forfeit ment for the fe- ten pounds, and fuffer an imprisonment for any time not exceeding two months.

besides forfeiture of the licence if a publican.

If the person so offending, be a publican, inkeeper, or retailer of strong liquors, he shall, over and above the faid penalty and imprisonment, be rendered incapable, from the day of his conviction, of felling or retailing liquors to any person whatsoever, notwithstanding any licence that he may have for that purpose, which licence is hereby declared to be null and void from the day of his conviction.

ART. II.

No person to purchase the cloaths or arms of Indians the 1st offence and £.10 and 2 months imprisonment for

From and after the publication of this ordinance, no person or persons whatsoever shall purchase, or receive under a penalty of in pledge, or in exchange, any cloaths, blankets, fireinprisonment for arms, or ammunition belonging to any Indian or Indians within this province, under a penalty of five pounds and imprisonment for any time not exceeding one month, for the first offence, and of ten pounds and imprisonment for any time not exceeding two months, for the fecond, and every other subsequent offence.

ART.

No person to fettle Indian any without a licence,

From and after the publication of this ordinance, it country or village shall not be lawful for any person to settle in any indian village or in any indian country within this province, without a licence in writing from the governor, lieutenant governor, or commander in chief of the province for under a penalty of the time being, under a penalty of ten pounds for the fortner and £.20 first offence, and twenty pounds for the second, and every other subsequent offence.

for the 2d.

ART. IV.

Mannerof infliet-

It shall and may be lawful for any person or persons ing and levying whatfoever, to fue for the penalties and forfeitures aforefaid, by information before one or more of the commiffioners of the peace of the district, in which any offence against any of the above articles of this ordinance, shall have been committed; who is, and are hereby authorized and required to hear and determine such information, in a fummary manner, and upon the oath of one credible _~ witness