LAWS

OF THE

PROVINCE of NEW-BRUNSWICK.

CAP I

is in sur and in the second line of the li

An ACT for the more effectual Punishment of fuch Persons as shall seduce Soldiers to Desert. Passed the 5th of March, 1807.

X THEREAS the Laws now in force in this Province for the punishment of fuch evil dispoted persons as seduce Soldiers Preamble. to defert have been found ineffectual, rights i

I. He it therefore enacted by the President, Council, and Affembly,

That if any person or persons whosever (other than such as are or shall he inlisted as Soldiers, against whom sufficient remedy is already provided by law) shall by words or other means, or act Persons persuading or whatever, directly or indirectly perfuade or procure any Soldier or endeavouring to per-Soldiers in the lervice of His Majesty, his heirs, or successors, to feet, defert or leave such service, or shall go about and endeavour, in manner aforesaid, to persuade, prevail on, or procure such Soldier or Soldiers to desert or seave such service as aforesaid, and be thereof convicted before any two Justices of the Peace for the County, City or place where the offence shall be committed, either upon the confession of the party, or proof by one or more credible witness or witnesses upon oath, every such person so offending and convicted shall for every such offence forfeit and pay the sum of Twenty Pounds, to be levied by diffress and sale of the offender's to forleit sol. to be goods, by warrant under the hand and feal of such Justice, and sale of the offender's when so levied to be paid, one moiety to the Informer, and the o-goods, half to the in-ther moiety to the Overseers of the Poor of the Parish where the former, half to the O-offence shall be committed; and the overplus (if any) after the costs. and charges of such conviction and distress and sale are deducted, to be returned to the owner or owners; and in case such distress 1 fno distress sound and shall not be found, and such penalty and sorfeiture, and the said penalty, &c. not paid costs and charges shall not be forthwith paid, it shall and may be lawful for fuch Justices and they are hereby authorized and required, by warrant under their hands and feals, to commit fuch offender or offenders to the common Gaol or House of Correction, of the County or place where the offence shall be committed, for any time Offender to be comnot exceeding Six calendar months, nor lefs than fixty days, unless mitted to Gaol potex.

the faid penalty and forfeiture, and costs and charges, shall respect less than fixty days.

tively be fooner paid and fatisfied.