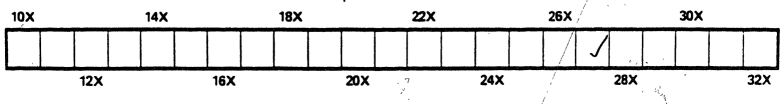
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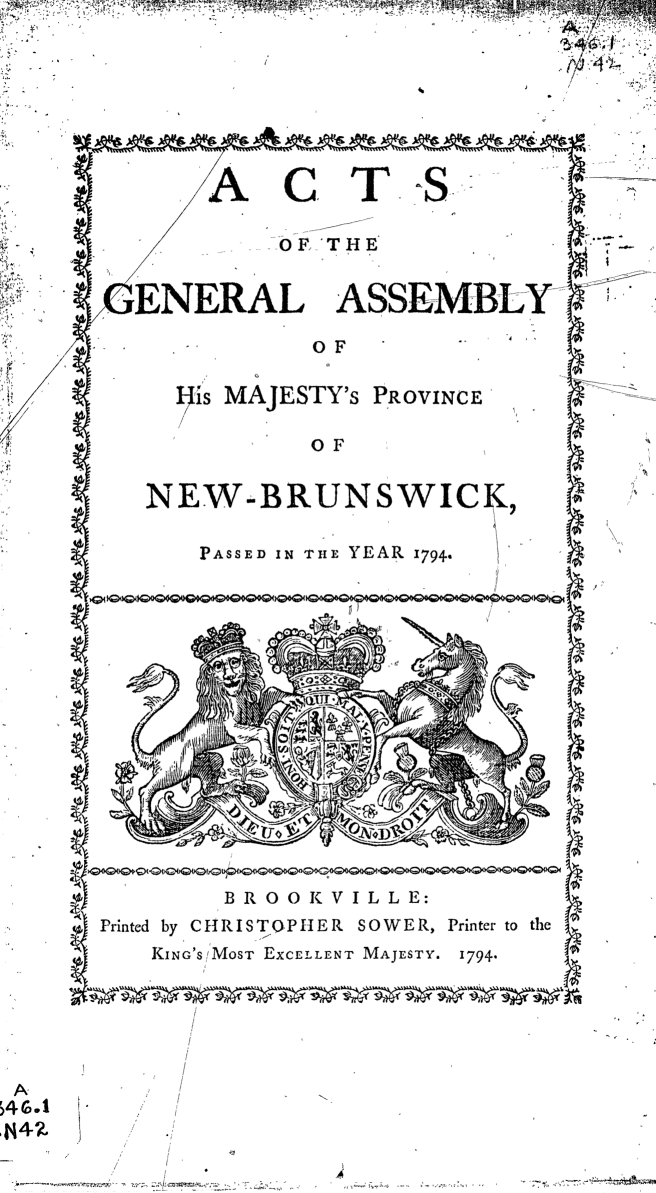
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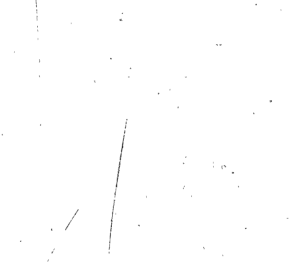
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ANNO REGNI Georgii III. Regis

Magnæ Britanniæ, Franciæ & Hiberniæ, TRICESIMO QUARTO. The GENERAL ASSEMBLY of the Province of NEW-BRUNSWICK, begun and holden at FREDERICTON on the TWELFTH day of FEBRUARY, Anno Domini 1793, in the THIRTY-THIRD Year of the reign of our Sovereign Lord GEORGE the THIRD by the Grace of GOD, of Great Britain, France and Ireland, KING, Defender of the Faith, &c.

And from thence continued by feveral prorogations, to TUESDAY the FOURTH day of FEBRUARY 1794; being the SECOND Seffion of the SECOND GENERAL AS-SEMBLY convened in the faid Province.



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The TITLES of the ACTS.

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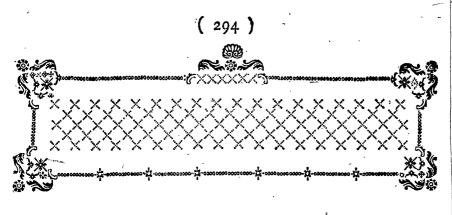
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## ANNO TRICESIMO QUARTO

Georgii III. Regis.

CAP. I.

# An ACT for the better REGULATING the MILITIA in this Province.

THEREAS a well regulated MILITIA, in this Preamble. province, will, at all times, tend not only to the fecurity and defence thereof, but to the honor and fervice of HIS MAJESTY: AND WHEREAS, in times of imminent danger either by invafion or fudden attack made or threatened to be made by HIS MAJESTY'S enemics, on any of HIS MAJESTY'S fubjects within this province, it may become expedient and neceffary that the Militia of the feveral and respective counties or a part thereof should be drawn out and embodied, and ordered into actual fervice, in which cafe it will become requifite, that due fubordination should be observed: AND WHEREAS the law now in force is inadequate to these important purposes:

I. Be it enacted, by the Lieutenant Governor, Council and Former Act for Affembly, That an act made and pafied in the thirty fecond year regulating a mi-of His MALESTY's reign intituled " An Act for continuing litia repealed. of His MAJESTY's reign, intituled, " An Act for continuing " the Establishment of a Militia and for regulating the fame," be and the fame is hereby repealed.

II.

All male white in habitants or selidents from 16 to 60 years of age to be in-rolled, &c.

Extent of diftricts determin'd by the Colonels or Commanding tics.

Books or Registers of inrollment to be kept by Captains &c.

Written rolls of companies and regiments to be once at least in every year given to Commanding officers of regiments, and by them to the Commander in Chief.

Militia to be formed into regiments by counties, regimented companies not to confift of more than 60 norindepends ent companies more than 50 men rank and file.

Regiments to be called out by cômpanies twice and by regiments or other detachments twice in every. ycar.

Times and places of rendezvous to be appointed by Colonels or Officers commanding regiments.

Independent companies to be

II. And be it further enacted, That from and after the paffing of this act, every male white inhabitant or refident within this province from *fixteen* to *fixty* years of age, shall be inrolled in fome independent company, or in one of the regimented companies of foot in the diffrict where he dwells or refides, the extent of which district shall be determined by the Colonel or Commanding Officer of the Militia of the county, and all Capor Commanding tains or Commanding Officers of Independent or other compamies in the feveral towns or parishes within the province, are hereby required to take due care to inroll in a book or register to be kept by them respectively for that purpose, all male white inhabitants from fixteen to fixty years of age; and that once in every year and oftener if thereunto required each Captain or Commanding Officer of a company shall give to his Colonel or in his absence to the next Commanding Officer of the regiment, and fuch Colonel or next Commanding Officer of the regiment, and the Captains or Commanding Officers of Independent companies shall give to the Captain General or Commander in Chief for the time being, fair written rolls of their respective companies and regiments.

> III. And be it further enacled, That the Militia shall be formed into regiments by counties; and that no Regimented or Artillery company shall consist of more than fixty men rank and file, and that no Independent company, shall confist of more than fifty men rank and file; and that the Captain and Commiffioned Officers of each company shall be and they are hereby fully empowered to nominate and appoint proper perfons to ferve as Sergeants, Corporals, Drummers and Fifers in their refpective companies, and to difplace them and appoint others in their room as they shall fee occasion.

IV. And be it further enacted, That every regiment shall be called out and rendezvous by companies troice in every year, and that every regiment shall also be called out and rendezvous twice in every year by regiments, or in fuch detachments as the Commanding Officers of the refpective regiments, from local and other circumstances shall judge fit and direct, for the purpole of training, disciplining and improving in martial exercises; the time and place of rendezvous for the companies, regiments and detachments to be appointed by the Colonel or Commanding Officer of the regiment and arranged on different days, that the Field and Staff Officers may have an opportunity of attending the feveral companies, regiments and detachments exercifed in detail, in order to introduce uniformity in the manœuvres and discipline of the regiment: And that every independent company

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fhall

shall be called out and rendezvous for the like purposes four times in every year, at fuch time and place as the Captains or commanding Officers of fuch companies shall respectively direct and appoint-of all which feveral and respective days of rendezvous privious notice shall be given at least ten days.

V. And be it further enacted, That there shall be an Adju- An Adjutant to tant appointed to each regiment in the province, whole duty it each regiment. shall be to attend at the place of rendezvous of each company, regiment and detachment of the regiment when called out as aforefaid, then and there to infpect their arms, ammunition and accutrements, to superintend their exercise and manœuvres and introduce a proper fystem of military discipline agreeable to such orders as he shall receive from time to time, from the Colonel or Commanding Officer of the regiment, and to do and perform fuch other duties and fervices fuitable for an Adjutant, as the Colonel or Commanding Officer of the regiment shall from time to time order and direct; and that every fuch Adjutant shall Adjutants to be be allowed as a full compensation for all the fervices he is re- by the day; but quired to perform by this act the fum of fix shillings and three fo as not to expence by the day, for every day he shall be actually employed in any one year. as fuch, the number of days to be certified by the Colonel or Commanding Officer of the regiment, fo as that no one Adjutant be allowed more than *twenty* pounds in any one year.

VI. And be it further enabled, That every Captain or Offi- officers comcer commanding any Independent company, shall when there- manding Indeunto requested, deliver a copy of his Muster Roll to the Co- ness to deliver lonel or Commanding Officer of the regiment or battalion of muster rolls, &c. the county where fuch Independent company may be; and in In cafe of invacafe of the militia in fuch county or any part thereof being cobeunder comcalled out into actual fervice on account of any invation or fud- mand of the Colonel or Offic den attack made or threatened to be made by His MAJESTY'S cers command-ing in the reenemies, every fuch Independent company, fiall in the ab- free course fence of the Captain General or Commander in Chief of the province, be under the immediate command and direction of the Colonel and in his absence of the next Commanding Officer of fuch regiment or battalion.

VII. And be it further enacted, That every perfon, inrolled Every perforine as aforefaid, fhall at all times when called out under and by ledout, shall apvirtue of this act, appear with a good Musket, Bayonet and Belt, musket, sec. Cartridge-box containing eighteen rounds of fuitable Ball-cartridges and two fpare Flints; and for not appearing with fuch Fine of 203. for every wilful neg. Musket shall for each and every wilful neglect, forfeit and pay led in not ap-

called out four times in every year, at fuch times and places as Captains fhail direct.

allowed 6s. 3d.

fion or attack, tics.

rolled when cal-

the

pearing with fuch musket, & 5s. for every wilful deficiency in the accoutiements, to be levied by difficfs &c. by warrant of Captain or Commanding Officer.

If no effects be found whereon to levy, the of-fender shall be fentenced to hard labout or imprifunment.

Tvery Commiffloned Officer, when fo called out, fhall appear with a fword or or Hanger. hanger. .

Every perfon inrolled who fhall not appear as herein directed, or when under arms fhall refuse to perform military duty, or depart without leave to forfeit. 105.

Perfons exempted from being inrolled.

Provided that every perion fo exempted, except one Ferryman to each Ferry, Mail be obliged to appear armed, (except Lacenled Cirr, ymen, Phyticians and Surgeons who may appear permit company, er Lait d Vinnes i. every jears

the fum of *twenty fbillings*, and for not appearing with the  $\delta_{\tau}$  ther accoutrements herein before mentioned, fhall forfeit and pay the fum of five fbillings for each and every wilful deficiency. to be levied by diftrefs and fale of the offenders goods by the Captains or Commanding Officers warrant directed to a Sergeant or Corporal of the company to which fuch offender belongs, who are refpectively impowered to ferve and execute the fame. rendering the overplus, if any, after deducting the cofts and charges of fuch diffress and sale, to the offender, and if no effects shall be found whereon to levy the faid fines, fuch offender shall be fentenced to hard labour or imprisonment, not exceeding five days: All which fines thall be applied to defray the contingent expenses of the regiment or independent company to which fuch offenders may refpectively belong-And every Commissioned Officer when called out as aforefaid, shall appear with a Sword

VIII. And be it further enabled, That every perfon, inrolled as aforefaid, who shall refuse or neglect to appear agreeable to the provisions of this act when called upon, or appearing under arms, thall refufe or neglect to perform fuch military duty as shall be required of him, or shall, on the day of Muster or Training, depart from the company when under arms, without leave from the Commanding Officer, shall forfeit and pay for each and every offence the fum of ten skillings to be recovered and applied as aforefaid-PROVIDED ALWAYS, That the members of His MAJESTY'S Council, members of the Affembly, Juffices of the Peace, High Sheriffs, Coroners, all perfons who have held any committion civil or military, under His MAJESTY, the Surveyor General and the Treasurer of the Province, Officers of His MAJESTY's Cuftoms, Revenue and Haval Officers, Gentlemen of the Learned Professions, and one Ferryman to each Ferry, thall be free and exempted from being inrolled in the Militia in manner herein before mentioned: PROVIDED ALWAYS NEVERTHELESS, That each and every perfon to declared to be exempted, except one Ferryman to each Ferry, shallbe required and obliged to appear in manner herein before directed, except Licenfed Clergvinen, Phylicians and Surgeons, who may appear without fuch arms attached, to fome Independent or Regimented company, or in a feperate company compoled of fuch perions to declared to be exempted as they and mannen at cach of them thall choose, at least four times in each year, on independent, e- four of the days that fome company, detachment, or regiment guilented or fe- flatt h could out and read each of them thall choose, at least four times in each year, on fhall be called out and rendezvous as aforefaid, within the county where firch perfons to declared to be enempted refpectively

refide

refide upon pain of forfeiting for every neglect the fum of upon forfeiture twenty fhillings to be recovered by warrant from the Colonel or neglect. Commanding Officer of the Militia within the county, directed to fome Sergeant belonging to his regiment or battalion and levied in manner aforefaid, and applied to defray the contingent expenses of the regiment: All which fines shall be paid into the hands of the Colonel or Commanding Officer of the regiment, and if the faid fines shall not be fufficient to provide Fifes and Drums for each company, the fame shall be furnished by such Colonel or Commanding Officer at the expense of the province.

IX. Provided always and be it further enacted, That every perfon profeffing himfelf to be of the people called Quakers, ordinary duties and producing to the Captain or Commanding Officer of the muftering, uncompany in whose district he refides, a certificate figned by two. less upon an inor more of the principal people of fuch profession, that fuch attack made or perfon has been deemed and allowed one of the people called threatened by Quakers for the space of one whole year or more before the date of the certificate, fuch perfon fo producing fuch certificate shall be, and hereby is exempted from the ordinary duties of training or mustering unless upon an invasion or fudden attack made or threatened by the enemy as herein after mentioned.

X. And be it further enacted, That in case of any invasion In case of invator fudden attack made or threatened to be made by the enemy in Chief cannot be immediately in any county where the Commander in Chief cannot be immediately confulted, the Commanding Officer of the Militia in fuch county shall have power, if he in his difcretion shall think dria in fucin it abfolutely necefiary or expedient, to call out the Militia of county may call out any part fuch county or any part thereof into real fervice, and in cafe thereof into real fervice, and in cafe thereof into real fervice. of any fuch invation or fudden attack being made or threatened may the Officer to be made in any town, parifli or diffrict in any-county where any town or difthe Colonel or Commanding Officer of the Militia of fuch county cannot be immediately confulted, the Officer commanding the Militia in fuch town, parish or district shall have power, if he in his difcretion thall think it abfolutely neceffary or expedient, to call out the Militia under his command, or any part thereof, into real fervice; and fuch Officer last mentioned, Anall And make reforthwith report his proceedings and the reasons and grounds thereof to the Colonel or Commanding Officer of the Militia of the county, who is hereby required in cafe he shall call out or continue in real fervice any part of the Militia under his command, forthwith to difpatch an express to the Captain General or Commander in Chief for the time being, notifying the danger and the firength and motions of the enemy; and the faid Co- colonel &c. may lonel or Commanding Officer is hereby impowered to impress impress boats, men and horizet. boats, men and horfes as the fervice may require.

Quakers exempted from the vation or fudden

confulted, the Officer commanding the micommanding in trict, call out the militia under his command where the Commanding Officer of the county cannot be confulted

Β.

XI.

Commander in Chief in cafe of invafion, &c. may call out the militia or any part thereof into real fervice. XI. And be it further cnatled, That the Captain General or Commander in Chief shall be, and he is hereby authorised and impowered in case of any invasion or sudden attack made or threatened as aforesaid, to call out the Militia of the several counties, or any part thereof, into real service, as he in his difcretion shall think fit.

Militia, or any part thereof, may be ordered to march from one county or part of the province to another on any neceflary fervice, &c.

When the Commander in Chier fhall direct any part of the militia to be called out, the part fo called out, thall be draughted by ballot from each company, in proportion to their numbers then fit for duty, &c.

One Ferryman to each Ferry excepted.

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Every perfon fo draughted fhall go in his own proper perfon, or find a good man in his room, under the penalty of a fine of Iol. or remain in Gaol 3 months.

No perfon to be again draughted until all others of the same comXII. And be it further enacted, That the Militia or any part thereof, fo called into real fervice by virtue of the provisions in this act, shall and may be ordered to march from one county or part of the province to another on any necessary fervice, occasioned by any such invasion or sudden attack made or threatened as aforefaid.

XIII. And be it further enacted, That when the Captain General or Commander in Chief, shall direct any part of the Militia of any or either of the counties to be called out as aforefaid into real fervice, the part fo called out shall be draughted, by ballot, from each company in exact proportion according to their numbers then fit for duty, which shall be on the oath of the Captain or Commanding Officer to the best of his knowledge, if required, and on fuch occasions all the perfons within the county in which any part of the Militia shall be called out as aforefaid, who are herein before declared to be exempted from being inrolled in the Militia in the manner herein before mentioned, except one Ferryman to each Ferry, who shall not have joined or formed themselves into any company as aforefaid, shall be formed into a company under the direction of the Colonel or Commanding Officer of the Militia in fuch county, and shall be liable to the fame draught, by ballot, as any other company in fuch county in proportion to their numbers then fit for duty as aforefaid; and each and every perfon to draughted, fhall go. in his own proper perfon or find a good man in his room, and for his neglect or disobedience herein, he shall be confined by the Commanding Officer and shall pay a fine of ten pounds or remain in Gaol three months, and another man shall be draughted as aforefaid, to march in his place who shall have half of the faid fine, if he shall not refuse or neglect to go or find a good man in his room as aforefaid; but if he shall so neglect or refuse, then he shall be fubjest to the like fine, and a further draught shall be made of another man, who shall have half of the fine last mentioned, if he shall not neglect or refuse to go or find a good man in his room as aforefaid,-and fo as often as fuch cafe shall happen. PROVIDED ALWAYS, That in cafe any part of the Militia in any county shall be called out more than once, no perfon, who has been once draughted as aforefaid, shall

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shall be again draughted until all the others belonging to the pany shali have been draughted. fame company shall have been draughted.

XIV. And be it further enacted, That if any Officer, Noncommissioned Officer or Private of the Militia under arms for real fervice, on a march, or on guard, or that shall be ordered for any of the duties or fervices herein before mentioned, shall difobey orders, or neglect doing his duty, or shall shew any contempteous behaviour towards his Superior Officer, if an Officer he shall, on conviction thereof before a General Court Martial to be conflituted and appointed as herein after directed, be cashiered by the fentence of fuch Court Martial; if a Non-commiffioned Officer or Private, he shall be confined by the Commanding Officer of the party or guard; and it shall be lawful for the Commanding Officer of the regiment, or of any party or command, not under the degree of a Captain, to order a Regimental Court Martial to be forthwith held, for the tryal of Juch offender, the faid Court Martial to confift of three Commiffioned Officers at least; but where they can be had, of five, who may give judgment by laying a fine on fuch offender, in any fum not exceeding forty (billings; which fine to ordered by the Court Martial if he neglect or refuse to pay, the faid offender shall be sentenced, to imprisonment or hard labour for any time not exceeding ten days: PROVIDED NEVERTHE-LESS, That no fentence of a Regimental Court Martial shall be put into execution until approved of by the Officer ordering fuch Court Martial; and no Officer being the accufer shall fit as a member.

Any Officer, Non-commiffioned Officer or Private of the Militia under arms for real fervice, on a march or on gaurd, &c. who thall difobey orders, neglect his duty or fhew any contemptuous behavior towards his Superior Officer, if an Officer, shall on conviction before a General Court Martial, be cashiered; if a Non-commiffioned Officer or Private, he'fhall be confined and bro't to trial before a Regimental Court Martial, who may fine fuch offender in any fum not ex-ceeding 405. &c.

XV. And be it further enacted, That if any Officer, Noncommissioned Officer or Private of the Militia, shall in the field, supon a march, or in quarters on actual fervice, defert the troop, company or command to which he belongs, or fhall difobey orders, if a Commissioned Officer he shall be put under arrest by the Commanding Officer, if a Non-commiffioned Officer or Private, he shall be fent to the next county Gaol, or other Gaol, as foon as convenient; and it shall and may be lawful for the Captain Generalor Commander in Chief of the Province to order a General Court Martial, by a warrant under his hand and feal, for the trial of fuch offender as fpeedily as the fervice will admit, which Court Martial shall not confift of a lefs number than thirteen and fuch offend-Commissioned Officers of the Militia, and the President of fuch Court Martial shall not be under the degree of a Field Officer. and there shall be as many Captains as conveniently can be had, the eldeft Subalterns to make up the number : And that fuch

Any Officer, Non -commiffioned Officer or Private, who on actual fervice, shall defert the company or command to which he belonge or shall difubey orders, if a commiffioned officer shall be put under arreft, if a Non-commiffioned Officer or Private he shall be fent to gaol ; and fuch offend. to trial before a General Court Martial, which Court may punifh by fine and imprifonment.

Court

All fines not herein difpofed of, to be appropriated to military ufes.

Oath to be taken by Officers on General Courts Martial.

Commander in Chief empowered to appoint a judge Advocate who fhall be allowed 10s. per day.

No fentence to be put in execution 'till approved of.

Militia on real fervice to be paid fo long as they remain on fuch fervice as follows viz. Commiffioned Officers the fame as thofe of the like rank in 11is Majefty's troops; every Sergeant 1s. 6d. Corporal 1s. 3d. Drummer 1s. 3d Private 1s. per day. Court Martial shall have power to administer an oath to any witness in order to the examination or trial of such of the above offences as shall come before them, and shall also have power to punish by fine and imprisonment, the fine not to exceed twenty pounds, nor the imprisonment to be more than fix months. All which fines, not herein before otherwise disposed of, shall be appropriated to such military uses as the Captain General or Commander in Chief of the province for the time being shall think fit.

XVI. Provided always, and be it further enacted, That in all trials by General Courts Martial, every Officer before any proceeding be had, shall take the following oath, and the Judge Advocate is hereby authorised to administer the same:

" Your evidence, in the matter now before You, between " our Sovereign Lord the King's Majesty, and the prisoner to be " tried."

And the Captain General or Commander in Chief of the province shall have power to appoint any fit person to act as Judge Advocate at any such General Court Martial, who shall be allowed for his Services ten shillings per day during the time he shall be actually employed in such service.

XVII. And be it further enacted, That no fentence of any fuch General Court Martial, fhall be put in execution, before the fame be approved by/the Captain General or Commander in Chief of the province for the time being.

XVIII. And be it further enacted, That when any part of the Militia shall be ordered to march from one part of the province to another on real service as aforefaid, or shall be called out as aforefaid, to do actual duty on real service within any town or county in this province, there shall be allowed and paid to the Commissioned and Non-commissioned Officers, Drummers and Private Men, for so long time as they shall remain on such service, at and after the rates following, that is to fay: To the Commissioned Officers at and after the fame rate as Officers of the like rank in His MAJESTY's troops; to every Sergeant one shilling and six pence per day; to every Drummer one shilling and three pence per day; to every Drummer one shilling and three pence per day; to every Drummer one shilling and three pence per day; to every Private one shilling per day.

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XIX.

XIX. And be it further enacted, That in any county of In any county, the province, exposed and subject to the attacks of an enemy tacks by water by water, where the fame shall be found absolutely necessary, ing officer may it shall and may be lawful for the Colonel or Commanding Officer of the Militia in fuch county, to provide and furnish, ceeding two, un-less with the apat the expense of the province, such and so many armed boats, probation of the probation of the commander in not exceeding two without the consent and approbation of the chief) for the Captain General or Commander in Chief of the province, as shall be neceffary for the protection and defence of the places to exposed: Which boats shall be under the conduct and direction of fuch Colonel or Commanding Officer of the Militia in fuch county.

XX. And be it further enacted, That whenever the Colonel or Commanding Officer of the Militia in any county where fuch boats are provided, shall find it necessary to order the boats fo provided to proceed in repelling the enemy, or to the affiftance of any neighbouring district or place, the Militia of fuch neighbouring county Ihall, on the orders of fuch Commanding Officer, proceed in fuch boats accordingly.

XXI. And be it further enacted, That in all cafes where it when the Millishall be found necessary on account of any invasion or fudden attack of the enemy made or threatened as aforefaid, to call into real fervice any part of the Militia in any county, it shall and may be lawful for the Colonel or Commanding Officer of the Militia in fuch county, to caufe all the Free-male-blacks or People of Colour between *fixteen* and *fifty* years of age, to be formed into companies, as nearly as may be, of the fame ftrength with the regimented companies in the county, and to appoint Non-commissioned Officers thereto; from which company or companies shall be draughted by ballot, as aforefaid, a proportion exactly according to their numbers then fit for duty; and that the perfons fo draughted shall ferve as pioneers with the Militia fo called out, and shall be intitled to the like pay.

XXII. And be it further enacted, That if in case of any emergency, any arms or accoutrements shall be furnished to any perfon belonging to the Militia in this province, by Government, by reafon that fuch perfon shall not have had it in his power before that time to have provided the fame for himfelf, if in any fuch cafe any perfon to furnished pose of the fame or any part thereof, or shall convey or fuch offence forcaule

exposed to atthe Commandprovide armed boats, ( not exprotection of the places fo exposed; which boats fhall be under the direction of the Command-ing Officer.

Commanding Officer may order the Militia of fuch county, to proceed in fuch boats to the affiftance of any diffrict, &c.

tia in any county are called into real'fervice, the Commanding Officer may caufe all Freemale-blacks or people of Colour between the ages of 16 and 50, to be formed into companies, who are to be draughted by ballot, as other companies, shall ferve as Pioneers with the Militia, and be intitled to the like pay,

Any perfor furvernment, on any emergency, with arms or accoutrements. it he fell, or attempt to convey the fame or any part thereof out

fum of 101. on conviction before any one Justice of the Peace-

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Half of the faid penalty to be to the use of the Poor, and the other half to the Prosecutor.

cause the fame or any part thereof to be conveyed out of the province, or shall convey or cause the fame or any part thereof to be conveyed on board any boat, thip or veffel with intent to have the fame carried out of the province, every perfon fo offending, shall for each and every offence forfeit and pay the fum of ten pounds, to be recovered upon conviction before any one Justice of the Peace upon the oath of one or more credible witnefs or witneffes, and levied by warrant of diffress and fale of the offenders goods rendering the overplus if any, after deducting the costs and charges of fuch diffress and fale, to the offender, one half of which penalties shall be to the use of the Poor of the town or parish where the offence shall be committed, the other half to the perfon who shall profecute for the fame: and for want of effects whereon to levy fuch fine, fuch offender shall be imprisoned not exceeding fix nor less than three months.

Perfons difabled to be provided for at the expenfe of the province.

XXIII. And be it further enabled, That if any perfon be wounded or difabled upon any invation or attack of the enemy, he shall be taken care of and provided for at the expense of the province during the time of such difability.

Limitation of the act. XXIV. And be it further enacted, That this act shall continue and be in force during the present war, and no longer.

#### C A P. II.

An ACT for apprehending Perfons in ANY COUNTY or PLACE upon WARRANTS granted by JUSTI-CES of the PEACE of ANY OTHER COUNTY.

Preamble.

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WHEREAS it frequently happens that perfons, againft whom warrants are granted by the Juffices of the Peace for the feveral counties within this province, efcape into other counties or places out of the jurifdiction

of the Juffices of the Peace granting fuch warrants, and thereby avoid punishment for the offences wherewith they are charged; for the remedy whereof-

I. Be it enacted by the Lieutenant Governor, Council and Affembly, That in cafe any perfon, against whom a legal warrant shall be issued by any Justice or Justices of the Peace of any city, or county, shall escape out of the jurisdiction of fuch Justice or Justices granting such warrant, it shall and may be lawful for any Justice or Justices of the Peace of the city or county, to which fuch perfon shall escape, go into reside or be and such Justice or Justices is and into, refide, or be, and fuch Justice or Justices is and are hereby required, upon proof being made upon oath of the hand writing of the Justice or Justices granting such warrant, to indorfe his or their name or names on fuch warrant, which shall be a sufficient authority to the perfon or perfons bringing fuch warrant, and to all other perfons to whom fuch warrant was originally directed, to execute fuch warrant in fuch other city, or county, out of the jurifdiction of the Justice or Justices granting fuch warrant, as aforefaid, and to apprehend and carry fuch offend-er or offenders before the Infrice or Juffices who indorfed fuch warrant or fome other Juffice or Juffices of fuch o-where the warther city, or county, where fuch warrant was indorfed, in rant was indorfcafe the offence for which fuch offender shall be fo apprehended in such other city, or county as aforefaid, shall be bailable in law, and fuch offender or offenders shall be willing and ready to give bail for his appearance at the next General Gaol Delivery or General Seffions of the Peace to be held in and for the faid city or county where the offence was committed, such Justice or Justices of fuch other city or county before whom fuch offender or offenders shall be brought, shall and may take bail of fuch offender or offenders for his or their appearance at the next General Gaol Delivery or General Seffions of the Peace to be held in and for the city or county where fuch ofence was committed, in the fame manner as the Justices of the Peace of the city or county should or might have done in fuch proper city or county: And the Justice or and the Justice or deliver the Justices of fuch other city or county fo taking bail as a- Recognizance foresaid, shall deliver the Recognizance together with the stable to be de-Examination or Confession of fuch offender or offenders livered overand all other Proceedings relating thereto, to the Conftable or other perfon or perfons to apprehending fuch offender or offenders as aforefaid, who are hereby required to receive the fame and to deliver over-fuch Recognizance, Examination

Examination and other Proceedings to the Clerk of the Crown on the Circuits, or Clerk of the Peace of fuch city or county where fuch offender or offenders is or are required to appear by virtue of fuch Recognizance. And fuch Recognizance, Examination or Confession shall be as

Penalty on the Constable for not delivering over.

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If the offence be not bailable or offenders do not give bail-

the Confable to carry offenders mitted.

The Juffice indorfing the warrant not liable to anaction.

good and effectual in law to all intents and purpofes, and of the fame force and validity as if the fame had been entered into, taken or acknowledged before any Juffice or Juffices of the Peace in and for the proper city or county where the offence was committed, and the fame Proceedings shall be had thereon: And in cafe fuch Constable, or other perfon to whom fuch Recognizance, Examination, Confession or other Proceedings shall be fo dilivered as aforefaid, shall neglect or refuse to deliver the fame to the Clerk of the Crown on the Circuits, or Clerk of the Peace of the city or county where fuch offender or offenders is or are required to appear by virtue of fuch Recognizance, fuch-Constable or other person shall forfeit the sum of ten pounds to be recovered against him by bill, plaint, or information in any Court of Record proper to try the fame, by any perfon or perfons who will profecute or fue for the fame. And in cafe the offence for which fuch offender or offenders shall be apprehended and taken in any other city or county shall not be bailable in law, or such offender or offenders shall not give bail for his appearance at the next General Gaol Delivery or General Seffions of the Peace to be held in and for the faid city or county where the offence was committed, to the fatisfaction of the Justice before whom such offender or offenders shall be brought in fuch other city or county, then and in that cafe the Conbefore a Judice stable or other perfon or perfons to apprehending fuch ofwhere the of-fence was com. fender or offenders shall carry and convey such offender or offenders before one of His MAJESTY'S Justices of the Peace of the proper city or county where fuch offence was committed there to be dealt with according to law.

> II. And be it further enacted, That, no Action of Trefpaís, False Imprisonment, Information or Indictment or other Action shall be brought, sued, commenced, or presecuted by any perfon or perfons whatfoever, against the Justice or Juffices who shall indorfe fuch warrant for or by reason of his or their indorfing fuch warrant.

The Juffice pranting the warrant may be profecuted.

III. Provided nevertheless, That such persons or persons shall be at liberty to bring or profecute his or their action

or fuit against the Justice or Justices who originally granted fuch warrant in the fame manner as fuch perfon or perfons might or could have done in cafe this act had not been made.

#### CAP. III.

An ACT to EXPLAIN and AMEND an Act intituled "An ACT for re-"gulating the FISHERIES ın "the different RIVERS, COVES and " CREEKS of this Province."

HEREAS, in and by an act made and passed in the Preamble. thirty third year of His MAJESTY's reign, intituled " An Act for regulating the Fisheries in the different Rivers, " Coves and Creeks of this Province," it is enacted " That no " net shall be set in the river Saint John below the Boarshead or " in the harbour of Saint John more than twenty fathoms in " length": AND WHEREAS, doubts have arifen whether under the faid law more than one length of fuch nets may be fet, for preventing fuch doubts in future-

I. Be it enacted, by the Lieutenant Governor, Council and Not more than Affembly, That from and after the paffing of this act, only one one net to be fet in the fameline, below the Boarshead, or in the fame line running into the water in any part of the river Saint Harbour of St. John below the Boar shead or in the harbour of Saint John, and if any perfon shall set any length of net running into the water in the fame line with the net which is permitted to be fet by the faid herein before recited act, every person so offend- Under the Pe-nalty of rol. for ing thall for every offence forfeit and pay the fum of ten pounds, every offence. to be recovered, paid and applied in the fame manner, and to the fame uses as the first penalty mentioned in the faid herein before recited act can or may be recovered, paid and applied .----AND WHEREAS, in and by the faid herein before recited act, it is enacted, " That no nets shall be placed within " less than fifty feet of each other, measured upon a strait line "running parallel, as near as may be, with the fhore in any

John.

" of

" of the places in the faid act for that purpose particularly "mentioned:" AND WHEREAS, doubts have arifen whether the diftances between fuch nets may be marked and ascertained upon more than one such line parallel with the fame shore-for preventing such doubts in future-

Distances between nets to be marked upon one line parallel with the shore.

Offenders may be committed to of effects.

II. Be it enacted, That the diftances between such nets shall be marked and afcertained upon one fuch line, parallel with any part of the fhore, in the river Saint Yohn below the Boarshead or in the harbour of Saint John.

III. And be it further enacted, That where no goods or Prifon for want chattles can be found whereon to levy, by warrant of diffrefs and fale of the offenders goods, the fines and penalties inflicted in this and the faid herein before recited act, it shall and may be lawful for the Justice and Justices and the Court before whom or which the conviction may be, to commit the offender or offenders to the Public Gaol in the county, for any time not exceeding thirty nor less than ten days, as such Justice or Justices or Court shall respectively think fit.

> IV. And be it further enacted, That the faid herein before. recited act, and every clause, matter and thing therein contained shall be and remain in full force, any thing herein before contained to the contrary notwithstanding.

#### CAP. IV.

# An ACT for ALTERING the TIMES of holding the INFERIOR COURT of COMMON PLEAS and GENERAL SESSIONS of the PEACE in the County of CHARLOTTE.

Preamble.

THEREAS, the times appointed for holding the Inferior Court of Common Pleas and General Seffions of the Peace in the county of Charlotte have been found inconvenient for remedy thereof-

I. Be

I. Be it enacted, by the Lieutenant Governor, Council and Affembly, That the faid Courts shall hereafter be holden on the fecond Tuesday in April and third Tuesday in September September. in every year, instead of the first Tuesday in April and first. Tuesday in September as heretofore accustomed.

II. And be it further enacted, That no writ or process No Process to a-bate by reason of this the alteration. alteration, but that all writs and processes which are or shall be returnable to the faid respective Courts on the days and times heretofore established, shall be proceeded upon in the fame manner as if they were made returnable on the days now established and appointed.

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## CAP. V.

An ACT to ALTER and AMEND an Act, intituled "An Act for regulating "INN-HOLDERS, TAVERN-KEEP-"ERS and RETAILERS of SPIRIT-"uous LIQUORS."

HEREAS, in and by an act made and passed in Preamble. the twenty fixth year of HIS MAJESTY'S reign intituled "An Ast for regulating Inn-bolders, Tavern-keepers "and Retailers of Spirituous Liquors" it is enacted "That "no Retailer, Inn-holder, Tavern or Ale-houfe-keeper who " shall fell upon truft or credit any Wine, Strong-beer, Ale, " Brandy, Rum or other Spirituous Liquors mixt or un-" mixt to any Soldier, Sailor, Servant or other Perfon what-" foever, to the amount of any fum exceeding the fum of " five shillings, shall have any remedy to recover the same "either at law or in equity, against any of the persons a-" forefaid, their Executors or Administrators."

I. Be it enacled, by the Lieutenant Governor, Council and . Affembly, That nothing in the faid recited act shall be con- Retailers not beftrued to extend to prevent any Retailer, not being an Ale-houfe-keeper, Tavern-keeper or Inn-holder, from felling on cre-dit to any perfon or perfons not being Soldiers, Sailors, or Servents or fall dilater for the performance of Servents of S Servants, or shall debar such Retailer from a legal recovery, any thing in the faid act to the contrary notwithstanding. CAP.

vants.

#### C A P.º VI.

# An ACT to ALTER and AMEND an Act, intituled "An Act for afcertain-"ing DAMAGES of PROTESTED "BILLS of EXCHANGE."

Preamble.

W HEREAS, in and by an act made and paffed in the twenty fixth year of His MAJESTY's reign, intituled "An Act for afcertaining Damages on protefted Bills "of Exchange" it is enacted "That all Bills of Exchange "drawn by perfons refiding within this Province, on per-"fons in any part of America and the Weft Indies and "fent back protefted, shall be subject to five per cent da-"mages, together with the accustomed charge of protest "and postage, and also fix per cent per annum Interest on "the amount of principal, damages and charges, to com-"mence from the date of the protest for non-payment, and "continue 'till the fame is paid". AND WHEREAS the faid damages are found in many such cases to be inadequate to the loss—

Protefted Bills of Exchange, drawn upon perfons refiding in the Weft-Indies fubject to 10 per cent damages, and charges, and 6 per cent inteyeft.

. 5.

1. Be it enabled, by the Lieutenant Governor, Council and Assembly, That, from and after the first day of June next, all Bills of Exchange drawn by perfons refiding within this Province on perfons refiding in the West Indies and fent back protested shall be subject to ten per cent damages, together with the accustomed charge of protest and postage, and also fix per cent per annum Interest, on the amount of principal, damages and charges, to commence from the date of the protest for non-payment and continue 'till the fame is paid, any thing in the said herein before recited act to the contrary notwithstanding.

II. And be it further enacted, That the faid herein before recited act and every claufe matter and thing therein contained, except wherein it is hereby altered and amended shall be and remain in full force any thing herein before contained to the contrary notwithstanding.

CAP.

VI.

#### CAP. VII.

# An ACT to continue an Act, intituled "An Act for RAISING a REVE-" NUE in this Province."

I. DE IT ENACTED, by the Lieutenant Governor, D Council and Affembly, That an act made and paffed Act for raifing a in the thirty third year of HIS MAJESTY'S reign, in- ued, to the 1st tituled " An Act for raifing a Revenue in this Province," be continued, and the fame is hereby declared to be continued in full force until the *first* day of *April* which will be in the year of our LORD one thousand seven bundred and ninety five, and no longer; except for the recovery of any of the penalties inflicted in and by the fixteenth Section of the faid act.

April 1795.

### C A P. VIII.

# An ACT in addition of an Act intituled " An Act for appointing COM-" MISSIONERS of SEWERS.

 $\mathbf{W}$  HEREAS, in and by an act paffed in the *twenty* Preamble. fixth year of HIS MAJESTY'S reign, initialed "An " Act for appointing Commiffioners of Sewers" fuch Commiffioners are authorifed to exercife the powers given them by the faid act upon the application of any proprietors of any Marsh, Low-lands or Meadow, which power may be exercifed to the injury of other Proprietors, for remedy whereof-

I. Be it enacted by the Lieutenant Governor, Council and Affembly, That hereafter no Commissioners of Sewers already of Sewers not to appointed or hereafter to be appointed by virtue of the faid dike in or drain act, shall have power to proceed to dike in, or drain any Warth, &c. body of Marsh, Low-lands or Meadow but upon the ap-plication or by consent and concurrence of the proprietors of one half of such Marsh. of at least one half of the quantity of such Marsh, Lowlands or Meadow.

II. And

Ε.

Commissioners to ftate accounts of expenditures & work done-

tice thereof to

Perfons aggrieved by procedure . of commiffioners may appeal to the Supreme

Provided 12 days previous notice be given.

II. And be it further enacted, That fuch commissioners upon making up any bill of affeffment shall state an account of the expenditures and work done in diking or draining any and to caufe no- fuch lands under their authority and direction, and shall tice indicate to caufe notice of fuch stated account to be given to each pro-Proprietor 30 prietor or his agent at least thirty days previous to iffuing iffuing a warrant any warrant to diffrain, to the intent that each proprietor may pay their respective quota previous to any fuch diftrefs.

III. AND WHEREAS, it is expedient that any grievance which may be fuffered under the faid act be redreffed in the most easy and expeditious manner-Be it there-Court, or Court fore further enasted, That whenever any perfon shall be ag-of Naat Parus. grieved by any procedure had or made by fuch Commiffioners or any others in purfuance of the faid act, fuch perfon aggrieved may appeal therefrom to the Supreme Court or Court of Nifi Prius, which faid courts, or either of them, may grant redrefs-PROVIDED notice of fuch appeal with the grounds thereof, be given to the adverse party, at least twelve days previous to fuch hearing by appeal.

> IV. And be it further enasted, That the faid herein before recited act and every claufe thereof, except wherein it is hereby altered and amended Thall be and remain in full force, any thing herein before contained to the contrary notwithstanding.

> > CAP. IX.

An ACT for PRESERVING the BANK of the River SAINT JOHN, in FRONT of the PARISHES of MAGER-VILLE, SHEFFIELD and WATERBOROUGH.

Preamble.

THEREAS the annual overflow of the river Saint John washes away large portions of very valuable land on it's banks in front of the parishes of Magerville and Sheffield in Sunbirry county, and the upper part of Waterborough parifh

parish in Queen's county, and frequently obliges the inhabitants to remove their houses, fences, and other improvements to their great damage and inconvenience: A N D W H E R E A S the pasturing of cattle on the said banks contributes greatly to this alarming waste of land, and prevents grass and busines when planted from growing, binding and preferving the ground—

I. Be it enacted, by the Lieutenant Governor, Council and Affembly, That no neat cattle, horfes, fheep, fwine or goats shall be fuffered to go at large in the highway, or graze on the bank of the river Saint John in front of the parishes of Magerville and Sheffield, and the upper part of Waterborough parish as far as the upper line of Benjamin Birdfall's land, between the tenth day of March and the tenth day of November annually, and if any perfon or perfons shall find any fuch cattle going at large or grazing as aforefaid, fuch perfons are hereby authorifed to take and drive the fame to the nearest Pound and the Pound-keeper shall receive and detain the same until the owner or owners shall pay the penalty of three shillings for each neat cattle or horfe, and one filling for each fheep, fwine or goat, and also one shilling per day to the Pound-keeper for feeding each neat cattle or horfe, and four pence per day for feeding each sheep, swine or goat together with the usual charges for crying the fame within *fourteen days* after they shall be fo impounded, one half of which penalties thall be for the use of the Poor in fuch parish where the offence may be committed and the other half to the perfon or perfons who shall impound the fame; and may be fued for and recovered before any one of His MAJESTY'S Juffices of the Peace.

II. And be it further enacted, That, in cafe the owner or owners of fuch neat cattle, horfes, fheep, fivine or goats fo impounded fhall neglect or refue to pay the aforcfaid penalties and charges, then the faid Pound-keeper is hereby authorifed to fell publicly fo many of them as may be neceffary for that purpofe, and the overplus money arifing from fuch fale, fhall be paid by faid Pound-keeper to the owner or owners thereof.

III. And be it further enacted, That, the Juffices in their General Seffions within the respective counties where such parishes lie, are hereby authorised to cause to be crected and kept up across faid highway from the faid tenth day of March to the faid tenth day of November, two strong Swing Gates of fuitable width and a Water-fence adjoining to each Gate, one of which Gates, fo to be kept up, to be crected at or near the

No neat cattle, horfes, theep, fwine or goats to go at large on the bank of the river St. John in Magerville, Sheffield and Waterborough, between the 10th of March and the 10th November. Cattle going at large to be impounded, and the owners to pay 35. for each horie or neat cattle and 15. for each theep, &c.

Alfo 1s, per day to the Poundkeeper for each neat catfle or horfe, & 4d. for each theep, &c.

One half of the penalties to the use of the Poor, the other half to the perfon impounding—and recovered before a Justice of the Peace.

Owners of cattle &c. impounded, neglecting to pay the penalties and charges.

Pound-keeper to . fell as many as may be necefiary

upper

and Pofts to be fixed at each Gate-

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and to order an Affeliment of the expence thereof.

Perfons leaving open, pulling down, or deftroying Gates, &c. to pay double cofts

or fuffer one months imprifonment.

Act not to extend to cattle &c. travelling.

Limitation of the AG.

upper line of the parish of Magerville and the other at or near the upper line of the lands of Benjamin Birdfall in the faid parifh of Waterborough; and the faid Justices shall also cause two fuitable Posts of wood, one on each fide of each Gate, to be fixed firmly in the ground with notches cut into the faid Pofts for fteps for the benefit of travellers; and the faid Juffices are hereby also authorifed and required to order an Affeffment of the expence of erecting the faid Gates, Fences, and Pofts to be made on the freeholders and inhabitants refiding within the district of the parishes where such Gates, Fences, and Posts are hereby authorifed to be fet up; and if any perfon or perfons shall wantonly leave open, pull down, or destroy such Gate or Gates, Water-fences or Posts, such offender or offenders upon conviction shall pay double costs or damage as may be awarded to any perfon or perfons whatfoever, to be fued for and recovered in manner aforefaid-and in cafe of inability to pay the fame shall fuffer one months imprisonment without Bail or Main-prize.

IV. PROVIDED ALWAYS, and be it further enacted, That this act shall not extend to any neat cattle, horses or other flock which may be travelling along faid road from one part of this province to another.

V. And be it further enacted, That, this act shall be and remain in full force for and during the term of two years and no longer.

#### C. A. P. X.

#### ACT for APPROPRIATING An and DISPOSING of the PUBLIC MONIES.

Monies to be paid out of the Tieafury.

'To the Speaker of the Houle of Allembly.

of the Houle of Aftembly.

DE IT ENACTED, by the Lieutenant Governor, Council and Affembly, That their be allowed and paid out of the Treasury of this province, unto the several perfons hereafter mentioned, the following fums to wit: To the Spraker of the House of Allembly as Speaker, the fum of fifty pounds and for his travelling charges going and returning the last Seffion ten skillings per day, reckoning twenty miles for To the members, each day's travel; To the other members of the Houle of

Allembly

Alfcmbly for defraying their expences of travelling and actual attendance in the last Session, the days of such travel and attendance to be certified by the Speaker, ten flillings per day; To the Chaplain of the House of Assembly, ten-shillings per day during the last settion; To the Clerk of the Council in General Assembly, forty pounds for the fame feffion; To the Clerk of the Houfe of Affembly, ten shillings per day during the fame feffion and for other fervices during the fame feffion, forty pounds; To the Sergeant at Arms attending the Council in General Allembly, fifteen pounds and ten shillings, for the fame feffion; To Godfrey Leydick, Sergeant at Arms attending the Affembly, twelve pounds and ten shillings and for his travelling charges four pounds during the last festion; To William Anderson, Sergeant at Arms, attending the Affembly the last feffion, three pounds; To the Door-keeper of the Council, five shillings per day keepers. for the fame session; To the Door-keeper of the House of Affembly, five shillings per day for the fame feffion; To the Mef-Jenger, three shillings per day for the fame feffion; To the Clerk of the Allembly, for Houle-rent for the accommodation of the General Allembly and Courts of Justice for one year/ ending the first day of February one thousand seven hundred and ninety four, forty pounds; To the Clerk of the House of Assembly twenty one pounds one (billing and three pence for fuel, stationary and other extra expences of the last fession; To the Treasurer of the Province, one bundred and eighty pounds for his fervices as Treasurer, from the first day of March one thousand seven hundred and ninety two, to the first day of March, one thousand seven hundred and ninety three; To John Chaloner, for his fervices as Tide-Surveyor in the city of Saint John, under the Treasurer of the Province to the first day of March, one thoufand seven hundred and ninety three, forty pounds; To John-Chaloner, for gauging dutiable articles, ten pounds and four (hillings and to I bomas Hanford for the fame fervice, fourteen pounds and fix pence; To Charles Me Pherfon, for weighing dutiable articles in the city of Saint John, eight pounds two shillings and eight pence; To Colin Campbell, Efquire, for his paft fervices as Clerk of the Crown Office, fifty pounds; To Ward Chipman, Elquire, for his past fervices as Clerk of the Crown upon the Circuit, fifty pounds; To the Surveyor General the ballance of his account attending the completion of the plan of the province, /// pounds; To the Judges of the Court of Com- To the Judges mon Pleas in King's county, a fum expended by them in purfu- Pleas in King's ance of a refolution of the House of Astembly of the Jeventh dow of March one thousand seven bundred and ninety two, fifteen bounds: To Yohn Ryan, Printer, for printing manifests and other To John Ryan. . blanks

To the Chaplain of the House of Affembly-

To the Clerk of, the Council-To the Clerk of the Houle of Affembly-To the Serjeant at Arms attending the Coun-

To Godfrey Leydick-

To William Anderfon

To the Door-

To the Messen-

ger---To the Clerk of the Affembly for Houfe-rent.

To the Clerk of the Affembly for expences. To the Treafurer of the Province-

To John Chalo. ner as Tide Surveyor----

To John Chaloner & 1 homas Hanford for gauging-

To Charles Mr. Pherfon for weighing-

To Colin Campbell, Efqr. To Ward Chipman Efgr.

To the Surveyor General-

of the Common county-

oners of the Light Houfe-To Alexander Cameron & Co.

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To the Sheriffs of the feveral counties-

To Christopher Sower-

To His Excellency the Lieut. Governor.

To the Speaker of the House of Affembly.

To the members of the Houle of Affembly.

To the Chaplain of the Houfe of Affembly. To the Clerk of the Council-To the Clerk of the Houfe of Allembly-To the Sergeants at Arms-

To the Doorkeepers-

To the Meffengerm

To the Clerk of the Affembly for Houfe-rent.

To the Clerk of the Affembly for expences-

To the Treafurer of the Province----

To John Chalo-ner as Tide Sur-Vayor-

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blanks for the use of the Treasurer of the Province and also for inferting certain advertisements for the same, nine pounds twelve To the Comitti-, fhillings and fix pence; To the Commissioners of the Light House a ballance due to them as by account delivered, thirty one pounds one shilling and eleven pence; To Alexander Cameron and Company, for creecting a Malt-kiln in the city of Saint John purfuant to a refolution of the Houfe of Affembly of the .twenty fourth day of October, one thousand seven hundred and eighty nine, they first giving fecurity according to the faid refolution, twenty five pounds; To the Sheriff's of the different counties for their attendance and to defray the expences incurred by them at the late General Election, for themfelves and clerks To Christopher Sower, for printthe fum of ten pounds each; ing the ACTS and JOURNALS of the last fession, fixty two pounds feventeen shillings and eight pence; To HIS Ex-CELLENCY the Lieutenant Governor, for defraying the contingent expences of the past year, forty two pounds fix shillings and one penny; To the Speaker of the Houfe of Affembly, the fum of fifty pounds as Speaker, and for his travelling charges going and returning ten shillings per day, reckoning twenty miles for each days travel, for the present session; To the other members of the Houfe of Affembly for defraying their expences of travelling and actual attendance this feffion, ten [hillings per day; To the Chaplain of the House of Allembly, ten shillings per day during this feffion: To the Clerk of the Council in General Affembly, forty pounds; To the Clerk of the Houfe of Affembly, ten shillings per day during this feffion and for other fervices, forty pounds; To the Sergeant at Arms attending the Council in General Affembly, twelve pounds; To the Sergeant at Arms attending the House of Alfembly, To the Door-keeper of the Council," juve fliltwelve pounds; lings per day during this feffion; To the Door-keeper of the Affembly, five shillings per day during this festion; To the Meffenger during the prefent feffion, three shallings per day; To the Clerk of the House of Allembly, for house-rent for the accommodation of the General Affembly and Courts of Justice for one year ending the first day of February, one thousand feven hundred and ninety five, forty pounds; To the Clerk of the House of Allembly, for fuel, flationary and other extra expences of the prefent feffion the fum of twenty two pounds nineteen shillings and eight pence; To the Treasurer of the Province, one hundred and eighty pounds, for his fervices for one year, ending the first day of March, one thousand seven hundred and ninety four; To John Chaloner, for his fervices as Tide Surveyor in the city of Saint John under the Treasurer

of

of the Province, fifty pounds; To John Chaloner, for gauging dutiable articles imported into the city of Saint John, ten pounds and eighteen shillings; To Thomas Hanford, for the like fervice eleven pounds and one shilling; To Charles M'-Pherson, for weighing dutiable articles in the city of Saint John, twelve pounds one shilling and seven pence; To John Cha-loner, for expences actually incurred by him as Tide Surveyor as aforefaid, feven pounds fifteen shillings and fix pence; To John Ryan, Printer, for printing manifests and other blanks To John Ryan. for the use of the Treasurer, seven pounds sive shillings and fix pence; To William Sanford Oliver, Esquire, for his fervices as Sheriff of the county of Sunbury previous to the erection of counties in this province, the fum of feventy feven pounds in full of all demands; To His Excellency the Lieutenant Governor, for the payment of the Adjutants of the feveral regiments of Militia in the province, the current year, a sum not exceeding one hundred and fixty pounds.

II. And be it further enacted, That the fum by which The fum by which the amount of the above fums herein before ordered to be which the amount of the allowed and paid to the feveral perfons herein before menti-oned, fhall exceed the fum now remaining in the hands of the ceed the money Treasfurer unappropriated, be allowed and paid in the manner to be paid out of herein after mentioned, out of fuch monies as shall hereafter monies to be collected. be in his hands arifing from the collection of the Duties of .Impoft.

III. And be it further enacted, That all the aforefaid feveral Monies to be fums of money shall be paid by the Treasurer by warrant rant from the iffued by the Lieutenant Governor or Commander in Chief of Lieut Governor. this province for the time being, by and with the advice and confent of His MAJESTY'S Council, and the receipts of the fe-veral perfons intitled to the faid fums indorfed on the faid warrants shall be to the Treasurer good vouchers and difcharges for fo much as shall thereby be acknowledged to be Treaturerreceived.

IV. And be it further enacted, That for answering the con- Warrants may tingencies and expences that shall or may happen for the fervice of this province, to the *fir/t* day of *April* which will contingencies to to the *start* and *contingencies* to the *fir/t* day of *April* which will contingencies to to the *start*. April be in the year of our LORD one thousand feven bundred and 1795. to time drawn by the Lieutenant Governor or Commander in Chief for the time being with the advice and confent of His MAJESTY'S Council, which the Treasurer is hereby ordered and directed to pay-PROVIDED, the amount of the Not to exceed faid warrants do not exceed the fum of ONE HUNDRED LICO. POUNDS during that time.

To John Chaloner and Thomas Hanford for gauging-

To Charles Me-Pherfon tor weighing-

To John Chalonei for expen-CC3-

To W. S. Oliver Eiqr.

To His Excellency the Licut. Governor-

Receipts of perfons intitled indorfed on the Warrants good vouchers to the

be drawn on the Treasurer for