L. H. J. Liber No. 48

Boats, and other Vessels, aforesaid; and also Labourers, pioneers, and Artificers, who shall be thought usefull in the Service. Provided always, that it Shall not be lawfull to take up or impress all or any of the Articles afores.d without giving a Receipt for the Same, expressing therein the use or Service for which the Same Shall be impressed, or taken up, and a Certificate for what use or Service Such Labourers, Pioneers, or Artificers, shall be impressed, on pain of being Liable to the Action of the Party Aggrieved.

And be it Enacted by the Authority aforesaid, that no Officer of the Militia of this Province, Shall Surrender or resign any Commission which hereafter may be Granted, unless his Surrender or Resignation on Account of Sickness, or other Incapacity, Shall be accepted by the Governor or Commander in Chief, for the Time being or shall refuse or neglect to Qualify himself to act under this Law, on pain of being inlisted as a Private Man, and as such liable to the like Services and Penalties; and all Commissions granted to any Persons, which do or shall not confine them to any Corps in the County or Place wherein they shall reside, Shall be and are hereby declared to be null and Void, and no Officer Shall hereafter presume to act as Such, unless he hath or shall, before any Act done by him, as an Officer, take the Oaths to the Government as before directed, and Subscribe the Oath of Abjuration and repeat and Subscribe the Test, on pain of forfeiting the Sum of One hundred Pounds Current Money.

And be it Enacted by the Authority aforesaid that all Officers and private Men of the Militia after they Shall be deemed to be provided with proper and Suitable Arms Shall as often as directed by the Colonel or Commanding Officer of the County in their Attendance at Devine Service at their Parish Churches or Chapels bring with p. 300 them their proper Arms in good Order with the same Quantity of Ammunition as is required at Muster by this Act under the Penalty of Ten shillings Current Money for their failure or neglect thereof.

And be it further Enacted by the Authority aforesaid, that in Case a Detachment only shall be Ordered by the Governor or Commander in Chief from the Militia of any County, to act within this Province, in Conjunction with a Detachment from the Militia of another County, Such Detachment shall consist of the Persons whose names shall be inserted in the Roll, to be returned as aforesaid to the Clerk of the County Court; and the Persons to serve on Such Detachment, shall Serve in the Order in which their Names shall be set down or inserted in Such Roll Successively, and be subject to the Command of Such Officer or Officers as Shall, on Such Service be appointed for that Purpose by the Governor or Commander in Chief for the Time being which Said Commanding Officer shall be of the Militia of this Province and the Colonel or Commanding Officer of the Regiment, Company, or Troop, to which the Persons liable to