Theo, Isdqwick I-

155

### OF THE

# General Affembly

### OF THE PROVINCE OF

# NEW-JERSEY,

### FROM THE

Surrender of the GOVERNMENT to Queen ANNE, on the 17th Day of April, in the Year of our Lord 1702, to the 14th Day of January 1776.

TO WHICH IS ANNEXED,

The ORDINANCE for regulating and establishing the FEES of the COURT of CHANCERY of the faid Province.

WITH THREE ALPHABETICAL TABLES, AND AN INDEX.

Compiled and published under the Appointment of the GENERAL ASSEMBLY, and compared with the ORIGINAL ACTS,

 $B_{\mathbf{Y}} = \mathbf{S} \mathbf{A} \mathbf{M} \mathbf{U} \mathbf{E} \mathbf{L} \qquad \mathbf{A} \mathbf{L} \mathbf{L} \mathbf{I} \mathbf{N} \mathbf{S} \mathbf{O} \mathbf{N}.$ 

MUNICIPAL LAW is a Rule of civil Conduct prefcribed by the Supreme Power in a State, commanding what is RIGHT and prohibiting what is WRONG. I Black. Com. 44.

The REASON of the Law is the LIFE of the Law. 2 Ab. Ca. Eq. 401.

No Freeman shall be taken or imprisoned, or be diffeized of his Freehold, or Liberties or free Customs, or be outlawed, or exiled, or any otherwife destroyed, nor we will not pass upon him, nor condemn him, but by LAWFUL JUDGMENT of his Peers or by LAW OF THE LAND. We will SELL to no Man, we will not DENY OF DEFER to any Man either JUSTICE OF RIGHT. Magna Charta, Chap. XXXIX.

## BURLINGTON:

Printed by ISAAC COLLINS, Printer to the King, for the Province of New-Jerfey.

M.DCC.LXXVI.

## At a GENERAL ASSEMBLY held at

Burlington from the Twentieth Day of November to the Twenty-first Day of December 1771, in the Twelfth Year of the Reign of King George the Third, the following Laws were paffed.

SESSION THE FOURTH.

C HAP. DXXXIX.

An ACT to continue and amend an Act, entitled, An Act for better fettling and regulating the Militia of this Colony of New-Jerley; for the repelling Invalions, and suppresfing Infurrections and Rebellions.\*

Passed Dec. 21, 1771.

HEREAS the Act passed in the Nineteenth Year of the Reign Preamble. of our late Sovereign Lord King George the Second, entitled, An AA for better settling and regulating the Militia of this Colony of New-Jerfey; for the repelling Invalions, and suppressing Insurrections and Rebellions, will expire at the End of this Seffion of Affembly;

Sect. 1. BE IT ENAGTED by the Governor, Council and General Affem- Limitations bly, and it is hereby Enacted by the Authority of the same, That the faid Act, entitled, An Act for better fettling and regulating the Militia of this Colony of New-Jersey; for the repelling Invasions, and suppressing In-furrections and Rebellions,\* shall be, and hereby is continued, and every Article and Clause therein contained shall be and remain in full Force, from the Publication hereof, to the first Day of May which will be in the Year of our Lord One Thousand Seven Hundred and Seventy-feven, and from thence to the End of the next Seffion of the General Affembly of this Colony, and no longer.

2. AND WHEREAS it has been a Cultom of late, in fome of the Counties of this Colony, to choose the Militia Officers Constables ; for preventing the fame for the Future, BE IT ENACTED by the Autho- Committion. rity aforefaid, That, during the Continuance of this Act, it shall not be ed Officers not to be cho-lawful for any Court of General Quarter-Selfions of the Peace, or for fen Constables. any of the Inhabitants of this Colony, at their annual Town-meetings, to appoint or choose any commissioned Officer, while in Commission, to be a Constable; any Law, Usage or Custom to the contrary notwithstanding.

CHAP. DXL.

An ACT for the Prefervation of Deer and other Game, and to prevent trefpaffing with Guns.

### Paffed Dec. 21, 1771.

HEREAS the Laws heretofore paffed in this Colony for the Preamble. Prefervation of Deer and other Game, and to prevent trespaff-\* Chap. CC. ing

#### GEORGE III. *A*. *D*. XII 1771.

ing with Guns, Traps and Dogs, have, by Experience, been found infufficient to answer the falutary Purposes thereby intended; Therefore,

Sect. 1. BE IT ENACTED by the Governor, Council and General Af-No Perfon to carry a Gun fembly of this Colony of New-Jersey, and it is hereby Enacted by the Auhis own, ex- thority of the same, That if any Person or Persons shall presume, at any Time after the Publication hereof, to carry any Gun on any Lands not his own, and for which the Owner pays Taxes, or is in his lawful Possession, unless he hath License or Permission in Writing from the Owner or Owners or legal Possessor, every fuch Person so offending, and convicted thereof, either upon the View of any Justice of the Peace within this Colony, or by the Oath or Affirmation of one or more Witnesses, before any Justice of the Peace of either of the Counties, Cities or Towns-corporate of this Colony, in which the Offender or Offenders may be taken or refide, he, fhe or they, fhall, for every fuch Offence, forfeit and pay to the Owner of the Soil, or his Tenant in Possession, the Sum of Forty Shillings, with Cofts of Suit; which Forfeiture shall and may be fued for and recovered by the Owner of the Soil, or Tenant in Possession, before any Justice of the Peace in this Colony, for the Use of such Owner or Tenant in Possession.

> 2. AND BE IT ENACTED by the Authority aforefaid, That if any Perfon shall prefume, at any Time after the Publication of this Act, to hunt or watch for Deer with a Gun, or fet in any Dog or Dogs to drive Deer, or any other Game, on any Lands not his own, and for which the Owner or Possessfor pays Taxes, or is in his lawful Possession, unlefs he hath Licenfe or Permiffion in Writing from fuch Owner or Owners or legal Possession ; every such Person so offending, and being convicted thereof in Manner aforefaid, shall, for every fuch Offence, forfeit and pay to the Owner of the Soil, or Tenant in Possession, the Sum of Forty Shillings, with Cofts of Suit; provided, that nothing herein contained shall be construed to extend to prevent any Person carrying a Gun upon the King's Highway in this Colony.

3. AND BE IT FURTHER ENACTED by the Authority afore faid, That if the Perfon or Perfons offending against this Act be Non-Refidents of this Colony, he or they shall forfeit and pay for every such Offence Five Pounds, and shall forfeit his or their Gun or Guns to any Person or Persons who shall inform and profecute the same to Effect, before any Justice of the Peace in any County of this Colony, wherein the Offender or Offenders may be taken or apprehended.

4. AND BE IT ENACTED by the Authority aforefaid, That if any Person or Persons shall kill, destroy, hunt or take any Doe, Buck, Fawn, or any Sort of Deer whatloever, at any other Time or Sealon, except only between the first Day of September and the first Day of January yearly and every Year, he, the or they to offending, thall forfeit and pay the Sum of Forty Shillings for each and every Offence; to be fued for, recovered and applied as hereafter is directed.

5. AND, for the better and more effectual convicting of Offenders against this Act, BE IT ENACTED by the Authority aforefaid, That any and every Perfon or Perfons in whofe Cuftody shall be found, or who fhall

Penalty.

No Person to drive Deer or other Game, except, Gc.

Penalty.

Penalty on Non-Refidents.

Penalty for killing, Gc. Deer out of Scafon.

What fhall be Evidence of fuch Killing, Cc.

carry a Gun

cept, Gr.

shall expose to Sale, any green Deerskins, or fresh Venison killed at any Time after the first Day of January, and before the first Day of September aforefaid, and shall be thereof convicted by the Oath or Affirmation of one or more credible Witneffes, shall be deemed guilty of offending against this Act, and be subjected to the Penalties of killing Deer out of Seafon.

6. AND WHEREAS great Numbers of idle and diforderly Perfons make a Practice of hunting on the wafte and unimproved Lands in this Colony, whereby their Families are neglected, and the Publick is prejudiced by the Lofs of their Labour, BE IT THEREFORE EN- Who may ACTED by the Authority afore faid, That, from and after the first Day improved of January next, no Perfon or Perfons whatfoever (except fuch Perfons Lands. as are by the Laws of this Colony qualified to vote for Reprefentatives in General Affembly, in Right of their Freeholds, and their Sons being of the Age of eighteen Years or upwards, and living with their Parent or Parents, or being Freeholders) shall, on any Pretence whatever, hunt on the waste and unimproved Lands in this Colony ; and if any Perfon or Persons, not qualified as aforesaid, shall presume to hunt as aforefaid, he or they to offending thall forfeit and pay, for every fuch Offence, the Sum of Twenty Shillings ; to be recovered by Action of Penalty on Debt, with Cofts, by any Perfon who shall fue for the same; to be applied one Half to the Profecutor, and the other Half to the Use of the Poor of the Township or Precinct where the Fact was committed.

7. AND BE IT ENACTED by the Authority afore faid, That if any Per- Penalty on fon or Persons within this Colony shall fet any Trap or other Device de. whatfoever, larger than what is ufually and commonly fet for Foxes and Muskrats, such Person, setting such Trap or other Device, shall pay the Sum of Five Pounds, and forfeit the Trap or other Device, fhall fuffer three Months Imprisonment, and shall also be liable to make good all Damages any Person shall sustain by setting such Trap or other Device, and the Owner of fuch Trap or other Device, or Perfon to whom it was lent, shall be esteemed the Setter thereof, unless it shall be proved, on Oath or Affirmation, what other Person set the same, or that fuch Trap or other Device was lost by faid Owner or Person to whom it was lent, and absolutely out of his Power; and if the Setter Penalty on a of the Trap or other Device be a Slave, and it be his own voluntary Act, Slave fetting fuch Trap, he shall (unless the Master or Mistress shall pay the Fine) in Lieu of such en Fine, be publickly whipped with thirty Lashes, and committed till the Cofts are paid; and that the faid Trap or other Device shall be broken and destroyed in the View and Prefence of the Justice of the Peace before whom they are brought: And if any Person or Persons shall have Penalty on Possession of, or there shall be found in his or their House, any Trap keeping such Trap, or. or Traps, Device or Devices whatfoever, for taking of Deer, fuch Perfon or. Perfons shall be subjected to the same Penalty as if he or they were convicted of fetting fuch Trap or Traps, or other Device.

8. AND, for encouraging the Destruction of fuch Traps and De- Reward for vices, BE IT ENACTED by the Authority aforefaid, That if any Perfon feizing a Trap, Ge. thall feize any Trap or other Device for the taking Deer, and fhall carry fuch Trap or other Device to any Magistrate of the County where fuch Trap or Device was feized, fuch Person shall be entitled to an

hunt on un-

Offenders.

fetting Traps,

### XII GEORGE III. A. D. 1771.

an Order from the faid Magistrate to the Collector of such County, to pay him the Sum of Ten Shillings, out of any Money in his Hands raifed for the Use of the County; which Sums shall be allowed to such Collector on the Settlement of his Accounts.

Penalty on a Smith making or mending fuch Trap, *c.* 

Penalty on bringing fuch Trap, &c. into the Colony. 9. AND BE IT FURTHER ENACTED by the Anthority aforefaid, That every Smith or other Artificer, who fhall hereafter make or mend any fuch Trap or other Device aforefaid, he fhall forfeit and pay the Sum of Forty Shillings; and the Perfon carrying fuch Trap or other Device to the Artificer aforefaid, fhall forfeit and pay the Sum of Twenty Shillings. And every Perfon who fhall bring into this Colony any fuch Trap or Device as aforefaid fhall forfeit and pay the Sum of Forty Shillings. And if the Perfon who fhall carry the fame to the Smith or Artificer fhall be fo poor as that he fhall not be able to pay the Forfeiture aforefaid, he fhall be committed to the common Gaol, until he fhall prove who is Owner of fuch Trap or Device, or who delivered the fame to him; and in fuch Cafe the Forfeiture aforefaid fhall be levied on the Goods, or in Failure of Goods, on the Body of the Owner of fuch Trap or Device, or the Perfon who delivered the fame to the Pauper, and the Trap or Device fhall be forfeited and deftroyed.

Penalty for fetting loaded Guns. 10. AND WHEREAS a most dangerous Method of fetting Guns has too much prevailed in this Province, BE IT ENACTED by the Authority aforefaid, That if any Perfon or Perfons within this Colony shall prefume to set any loaded Gun in such Manner as that the same shall be intended to go off or discharge itself, or be discharged by any String, Rope, or other Contrivance, such Person or Persons shall forfeit and pay the Sum of Six Pounds; and on Non-payment thereof shall be committed to the common Gaol of the County for six Months.

Application of Penalties.

Jurifdiction given to one Magistrate.

This Act not to affect Parks.

Penalty on Magistrate neglecting his Duty. 11. AND BE IT FURTHER ENACTED by the Authority aforefaid, That the Fines and Forfeitures in this Act expressed, and not particularly appropriated, shall be paid, one Half to the Profecutor, and the other Half to and for the Use of the Poor of the Town, Precinct or District, where the Offence is committed; and that the Execution of this Act, and every Part thereof, shall be within the Cognizance and Jurisdiction of any one Magistrate or Justice of the Peace, without any Reference to the Act for Trial of small Causes in this Colony.

12. AND BE IT ENACTED, That nothing in this Law shall be conftrued to extend to restrain the Owners of Parks, or of tame Deer, from killing, hunting or driving their own Deer.

13. AND BE IT ALSO ENACTED by the Authority aforefaid, That if any Justice of the Peace or other Magistrate, within this Province, shall have Information of any Persons offending against this Act, in killing Deer out of Season, setting and making Traps, Non-Residents killing Deer, and Persons setting of Guns, and shall not profecute the same to Effect within two Months after such Information, he shall forfeit and pay the Sum or Sums to which the Offender against this Act would have been liable.

14. AND

• •

WILLIAM FRANKLIN, Efquire, Governor.

14. AND BE IT ENACTED by the Authority aforefaid, That the Juf- This Act to tices at every Quarter-Seffions of the Peace shall cause this Act to be be published and executed. publickly read; and give in Charge to the Grand-Jury to particularly inquire and prefent all Perfons for killing Deer out of Seafon, fetting or making Traps, and all Non-Refidents killing, destroying, hunting and taking any Sort of Deer, and all Perfons fetting of Guns; and, upon Conviction for either of the faid Offences, the faid Justices shall fet and impose the Fines and Penalties herein before-mentioned, with Cofts of Suit.

15. AND BE IT ENACTED by the Authority aforefaid, That if any Appeal given Person or Persons whatsoever, whether the Accused or Accuser, Plaintiff fions, or Defendant, shall think themselves aggrieved by any of the Judgments given by the faid Justices or other Magistrates, for any Suit commenced by Virtue of this Act; then it shall and may be lawful for fuch Person or Persons to appeal, on giving sufficient Security for the Forfeitures and Costs, to the next Court of General Quarter-Sessions, held for fuch County where fuch Judgment shall be given; which Court is hereby empowered to hear and determine all and every fuch Appeal or Appeals.

16. AND BE IT ENACTED by the Authority aforefaid. That if any Penalty for Perfon or Perfons, within this Colony, shall, after the Publication of this watching in the Night Act, watch with a Gun, on any uninclosed Land within two Hun-dred Yards of any Road or Path, in the Night Time, whether the faid Road is laid out by Law or not, or shall stand or station him or themselves upon or within two Hundred Yards of any Road as aforelaid, for shooting at Deer driven by Dogs, he or they so offending, shall, on Conviction, forfeit and pay the Sum of Five Pounds for every fuch Offence; to be recovered by Action of Debt, or Presentment of the Grand-Jury as aforefaid, and pay all Damages.

17. PROVIDED ALWAYS, That the fixth Section of this Act shall Not to affect not be conftrued to affect any Native Indian; and that nothing in this Indians, nor Act shall be construed to prevent the Inhabitants of Effex, Bergen, Mor-Morris or Suffer ris and Suffex, from making, having in their Houses, or setting Traps suffex. of five Pounds Weight or more for Bears, Wolves, Foxes, or any other wild Beafts, Deer only excepted.

18. AND BE IT FURTHER ENACTED by the Authority aforefaid, That Repeal of all former Laws made in this Colony for the Prefervation of Deer and other Game, and to prevent trefpaffing with Guns, and regulating the Size of Traps, shall be, and they are hereby repealed.

#### CHAP. DXLI.

An ACT declaring the River Delaware a common Highway, and for improving the Navigation in the faid River.

### Paffed Dec. 21, 1771.

HEREAS the improving the Navigation in Rivers is of great Preamble. Importance to Trade and Commerce; AND WHEREAS the River Delaware

Former Laws.

Digitized by Google