The faid act was continued from session to session, and at length expired with November session, 1781. Besides the acts expressly made for the purpose of conferring powers on the executive, a great number of other acts have prescribed other particular duties, and given other particular powers.

CHAP. XIII.

H Α P.

An ACT to establish rules and articles for the government of the draughts, and other militia of this state, while in service.

This act contained rules and articles for the government of draughts and other militia whilst in service, and repealed the resolve of the convention passed the 18th of January, 1776, which had likewise ordained rules for the militia.

H A P. XV.

A Supplement to an act for the better fecurity of the government.

fpective county clerks shall, and they are hereby directed and required, list annually, under the penalty of two hundred pounds, annually, before the twentieth &c. day of May, to make out and deliver to the sheriffs, or other collectors of the public affeliments for their counties respectively, an alphabetical list of the names and additions of all persons whose names, marks and additions, shall appear on the magistrates books made in virtue of the act, entitled, An act for the better security of the government, or on the minutes and proceedings of the county court of their several and respective counties, and also the names, marks and additions, of all fuch persons who may have taken the oath prescribed by the said act before the governor and the council.

II. and be it enasted, That the said collectors shall, and they are hereby re- Collectors to quired and directed, to levy and collect the treble tax of and from all persons who collect the treble tax, shall be chargeable with the said tax, and whose names shall not appear on &c. the faid alphabetical list so as aforesaid to be delivered; and every clerk, making an alphabetical list as aforesaid, shall be allowed therefor by the county court fuch reasonable reward for his services as the said court may think adequate to the trouble, to be defrayed in the same manner other county charges are.

III. And he it enacted, That the governor and the council shall, on or before Governor, the first day of May next, send to the clerk of each county a list of the names of list to the the persons residing therein, who have taken before them the oath of sidelity pre-county clerks, fcribed by the act, entitled, An act for the better fecurity of the government.

IV. And he it enacted, That where any person, assessed in one county and reflectiding in another, shall not produce to the clerk of the county where such proints in another ing in another perty may be affessed, a certificate from the clerk of the county where such per- county, not fon resides, of his having taken the said oath, such person shall be charged with producing a certificate, to the treble tax on his property aforesaid; and the clerk of the county where such be charged property may lie shall, and he is hereby directed and required, under the penalty with the treof twenty pounds, to enter the name of any person, producing a certificate as of twenty pounds, to enter the name of any person, producing a certificate as aforesaid, on the minutes of the proceedings of the court, and insert said name in the alphabetical lift aforesaid.

V. Provided nevertheless, and he it enacted. That nothing herein contain- Provide. ed shall be construed, deemed or taken, in any manner to affect any general, field, commissioned, warrant, staff or other officer, soldier or other person, in the regular service of this state, or the United States, or any of them, or any other perfon who hath already taken the faid oath or affirmation, whose name does not appear on the clerk's lift aforesaid.

VI. And he it enacted, That so much of the said act, entitled, An act for the Part of a forbetter fecurity of the government, directing the governor and the council annually, mer act pealed. before the first day of May, to cause a list to be made out of all free male persons, of the age of eighteen years, whose names or marks, by comparing the constables lists with the magistrates books, shall not appear in any of the said magistrates books, and of all persons any otherwise ascertained to be chargeable with the treble tax, and such list to be delivered annually to the collectors of every county in this state, be and is hereby repealed.

CHAP.