masters of schools to the satisfaction of the prescribed officer,

that training may be accepted as sufficient.

"(2) All those liable to be trained as Senior Cadets shall be allotted to the Naval or Military Forces, and shall be trained in elementary naval or relitary exercises, and in musketry on open ranges up to distances of 500 yards, and shall be organized in naval or military units.

"(3) Uniform shall not be worn by Junior Cadets.

Cadets shall wear such uniform as is prescribed.

"(4) Officers and N. C. O.s of Junior and Senior Cadets shall be appointed as prescribed and without regard to the conditions prescribed for the corresponding ranks of the Citizen Forces.

"(5) All Cadets in a military district shail be under orders of the Military Commandant of that district, excepting such as are allotted to the Naval Forces, who shall be under the orders of the Naval Commandant.

"(6) Commissioned rank in the Junior and Senior Cadets shall be deemed honorary rank in the Defence Force, but shall not

confer any right to any command in the Defence Force."

(7) A person who has served as officer in the Senior Cadets shail be eligible, on an equality with persons who have served for three years in the ranks of the Defence Force, to be appointed 2nd Lieut, in the Citizen Forces, if his appointment as officer in the Senior Cadets was promotion from the ranks in a manner similar to that prescribed under Sec. 11 of this Act.

## DAMAGE TO LANDS.

69.-"The Governor-General may give a general or particular authority to the Defence Force, or any part thereof, to enter upon and use any lands for training, manoeuvres, or other navai or military exercises or purposes, and compensation shail be made, in the manner prescribed, for any damage or loss sustained by the owner or occupier of the lands, by reason of such entry or use."

## PENALTIES.

72 .- No ships, boats or persons shall come or remain within the prescribed distance of any ship, battery, gun or person engaged in artillery or rifle practice, or shall remain in any position so as to obstruct such practice. Penalty, fifty pounds.

74.-(1) Any person, of whom information is required by any offleer or person in order to enable him to comply with the provisions of this Act relating to enlistment or enrolment, who refuses or neglects (without just eause, proof whereof shall iie upon him) to give such information, or gives false information, shall be liable to a penalty not exceeding five pounds for each item of