vince, and it shall make part of the Consolidated Revenue Fund. Ibid, s. 102.

ent

traach sh-

98.

der

ılly

sts,

in-

not

the

nalthe

ses-

hall

t ;---

any s in

pur-

any

com-

ition

lent-

the in of

pri-

te or

l be

ding any

the

n so

d or

100.

the ence ving

itia.

bethe

and

r by s to

the y it Pro-

## MISCELLI NEOUS PROVISIONS.

114. It shall not be necessary that any order or notice un- Orders and der this Act be in writing, unless it is herein required, that notices need it shall be so, provided it be communicated to the person who ing, if given in is to obey or be bound by it in person, either directly by the personofficer or person making or giving it, or by some other by his order. Ibid, s. 103.

not be in writ-

115. All General Orders of Militia, or other Militia Orders General Orders issued through or by the Adjutant General, shall be held to be how notified. sufficiently notified to all persons whom they may concern, by their insertion in the Canada Gazette, -And a copy of the said Evidence. Gazette purporting to contain them shall be prima facie evidence of such orders. Ibid, s. 104.

116. All Orders made by the Commanding Officer of a Mi-Regimental or litia, Regimental or Battalion division, shall be held to be suffi- ders, how no ciently notified to all persons whom it may concern, by their tified. insertion in some newspaper published in such division, or, if there be none, then in some neighbouring division, and by posting a copy thereof on the door of the church or of some court-house, mill, or other public place, in each Company division in such Regimental or Battalion division. s. 105.

117. The production of a commission or appointment, war- Evidence of rant or order in writing, purporting to be granted or made ac-commissions cording to the provisions of this Act, shall be prima facie warrants, &c. evidence of such commission or appointment, warrant or order, without proving the signature or seal thereto, or the authority of the person granting or making such commission, appointment, warrant or order. Ibid, s. 106.

118. Every bond to the Crown entered into by any person Bonds entered under the authority of this Act, or according to any General into, in pur-Order or Regulations made under it, or for the purpose of suance of this securing the payment of any sum of money, or the performance valid. of any duty or act hereby required or authorized, before any Judge or Justice of the Peace, or officer therein authorized to take the same, shall be valid and may be estreated or enforced accordingly. *Ibid*, s. 107.

119. Every sum of money which any person or corporation Sums of mois under this Act liable to pay or repay to the Crown, or ney payable which is equivalent to the damages done to any arms or other under this Act, property of the Crown used for Militia purposes, shall be a how recover-debt due to the Crown, and may be recovered in any manner able. in which such debts may be recovered. Ibid, s. 108.