shall be sufficient to charge any person unless such accep- be accepted in tance be in writing on such bill, or if there be more than one writing. part of such Bill on one of the said parts.

III. And whereas it is necessary to provide a remedy for the Remedy where recovery of moneys payable on bills of exchange, promissory Bill lost. notes, or other negotiable instruments, which may have been lost: Be it further enacted, that in case of an action, founded upon a bill of exchange, promissory note or other negotiable instrument, it shall be lawful for the Court, or a Judge, to order that the loss of such instrument shall not be set up; provided an indemnity is given to the satisfaction of the Court or Judge, against the claims of any other person, upon such negotiable instrument.

CAP. VII.

An Act to amend the Act entituled "An Act to incorporate 26 Vic., cap. 4 the Union Bank of Prince Edward Island."

[Passed May 2, 1864.]

This Act has been printed in the second volume of Private and Local Acts.

CAP. VIII.

An Act relating to the office of Commander in-Chief.

See 29 Vic., cap 2, and 30 Vic., cap 6.

[Passed May 2, 1864.]

BE it enacted by the Lieutenant Governor, Council and Assembly, as follows:

I. The Lieutenant Governor of this Island shall, by virtue Lieut. Goverof his office, be Commander-in-Chief of the Militia and Volun- nor ex-afficio teers, during the absence from the Island of the Governor- appointed. General.

II. This Act shall not come into operation until Her Ma-Limitation jesty's Royal assent shall be thereunto signified, and notification thereof shall have been published in the Royal Gazette newspaper of this Island.

** This Act received the Royal assent, and notification thereof was, on the 5th day of April, 1865, published in the Royal Gazette newspaper.