114. If a verdict passes for the defendant in any action if plaintiff be referred to in the next preceding Section, or the plaintiff non-suit, &c. becomes non-suit or discontinues the action after issue joined, or if on demurrer or otherwise judgment is given against the 5 plaintiff,—the defendant shall recover his full costs as between attorney and client, and shall have the same remedy therefor as any defendant hath in other cases ;---And though a verdict No costs is given for the plaintiff, he shall not have costs against the against de-fendant except defendant, unless the Judge before whom the trial has been had with approval 10 certifies his approbation of the action and the verdict therein. of Judge.

115. All sums of money required to defray any expense Payment of authorized by this Act, may be paid out of the Consolidated this Act. Revenue Fund of this Province, upon warrant directed by the Governor to the Receiver General; and such warrants may 15 be made in favour of the Adjutant-General of the Canadian Militia, to enable him to pay such expense, or in favour of the party directly entitled to the money; But no sum of money shall Proviso. be so paid out of the Consolidated Revenue Fund until first approved of by resolution of the Legislative Assembly in the 20 annual estimates.

116. A detailed account of all moneys advanced or expended Accounting to under this Act shall be laid before each Branch of the Parliament. Provincial Parliament within fifteen days after the opening of the then next session thereof.

- 117. The Interpretation Act shall apply to all articles, Interpretation. rules and regulations lawfully made or entered into under this Act, as well as to this Act.
- 118. For the purposes of this Act, the words "Canadian Interpretation Militia" shall combrace and include the Volunteers and the of certain 30 enrolled Militia, and the word "Corps" shall include any Regiment or Battalion of the enrolled Militia, and any Battalion, Troop, Battery or Company of Volunteers hereinbefore mentioned.

119. The thirty-fifth chapter of the Consolidated Statutes Repealing 85 of Canada and the Act twenty-fifth Victoria, chapter one, are clause. hereby repealed ;—Except that all offences heretofore committed Exception. against the said Consolidated Statute, may be prosecuted and punished, under the same, which shall remain in force as to such offences; and that the several enactments in the said 40 Consolidated Statute relative to the Sedentary Militia, shall remain of full force and effect in each County respectively until the completion of the first organization of a Battalion or Battalions of enrolled Militia under this Act, in such County.