

83. Witness fees. Penalty for default.
84. Affirmation.
85. Artillery, Rifle, and Cavalry Companies.
86. Volunteer districts.
87. Exemption of Volunteers.
88. Volunteers—how classified. Strength of company.
89. Excuse of absence—when sufficient.
90. Officers' commission; when retained; when cancelled.
91. Oath of allegiance.
92. Bye-laws; in peace.
93. Fines.
94. Uniform, &c.
95. Commander-in-chief may combine Volunteers and Militia.
96. Drill of volunteers—how regulated.
97. When no returns, no issues. Volunteers when exempted from militia duty.
98. Courts martial and of enquiry.
99. Misconduct on duty.
100. Sentence final.
101. Courts—how constituted.
102. Bond to be cancelled on resignation of office.
103. Recovery of mutual debts.
104. Acceptance of militia commission incapacitates for volunteer.
105. Commander-in-chief to have entire control of military staff. Imperial and militia forces.
106. Officers on pay may be removed.
107. Authorities not liable for debts of staff. Discipline, &c.
108. Officers, &c., of local force eligible for staff.
109. One half of cost of drill-rooms, &c., to be paid by government.
110. Storage of arms, &c.
111. Liability of persons, in charge of government property. Bonds.
112. Armory, &c., open to use of local forces.
113. Drill-grounds to be open. May be hired. Rent assessed by sessions.
114. Target practice, &c.
115. When suspended.
116. Arms to be provided at expense of Province.
117. Bonds for arms to be given. Form.
118. Arms—where deposited. Inspection.
119. Senior officers responsible for arms.
120. Penalty for disposing of arms. Illegal possession of government property.
121. Inspection of arms.
122. Arms to be returned when required.
123. Arms in unserviceable condition.
124. Commanding officers liable for all arms.
125. Limitation of action.
126. Fines—how recovered, levied and commuted.
127. Fines in City of Halifax—how recovered.
128. Fines—how applied.
129. Account of fines.
130. Votes for militia service at disposal of Commander-in-Chief.
131. Accounts, &c., rendered quarterly to Financial Secretary.
132. Commander-in-Chief may cause ballot of militia.
133. Definition of terms. Warrant.
134. Commanding officer in time of war. Militia, when called out for actual service, subject to articles of war, mutiny act, &c. Not subject to corporal punishment, except death or imprisonment. Flogging.
135. Dismissal.
136. Pay, allowances, rations, &c., on actual service.
137. Wounded, &c.,—how supported.
138. Death—provision for family.
139. Billetting.
140. Ballot for actual service—how taken.
141. Men for actual service—how furnished. Man to find substitute, or penalty.
142. Not liable to serve twice in four years until all effectives have served.
143. Placed on roster on removal.
144. Ability of men for duty to be ascertained, &c.
145. Militia men drafted for war deemed enlisted. May be proceeded against under mutiny act for non-attendance.
146. Commander-in-Chief may select drafts. No. of days training, &c.
147. Volunteers first for actual service.
148. Substitutes for army and navy, clerks, &c. Expenses—how assessed.
149. Collection of assessment.
150. Armed boats—how provided.
151. Number of men to be called out for actual service.
152. Commander-in-Chief may select officers, &c.
153. Volunteers for defence of New Brunswick.
154. Actual service.
155. In case of sudden attack commanding officer may call out militia of district, &c.
156. Exorbitant demands.
157. Duties regulated by rosters.
158. Where several sons in family, one excused.
159. If son sole support of widow, &c., to be excused.
160. Local duties—able-bodied men of second class to form local reserve.
161. Guards.
162. False alarm.
163. Chapter 29 Revised Statutes, repealed.