- 83. Witness fees. Penalty for default.
- S4. Affirmation.
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- 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.
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- Bye-laws; in peace. 93. Fines.
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- Commander-in-chief may combine Volunteers and Militia. 96.
- Drill of volunteers-how regulated. 97. When no returns, no issues. Volun-
- teers when exempted from militia duty.
- 98. Courts martial and of enquiry.
- Misconduct on duty. 99.
- 100. Sentence final.
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- 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.
- Storage of arms, &c.
 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. Ront 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.
- 136. Pay, allowances, rations, &c., on actual service.
- 139. Billetting.
- 140. Ballot for actual service-how taken.
- 141. Men for actual service-how fur-nished. 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.
 - actual service.
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- 153. Volunteers for defence of New Brunswick.
- 154. Actual service.
- 155. In case of sudden attack commanding officer may call out militia of
- 156. Exorbitant demands.
- 157. Duties regulated by rosters. 158. Where several sons in family, one excused.
- 159. If son sole support of widow, &e., 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.

- district, &c.

- ·149. Collection of assessment.

 - 150. Armed boats-how provided.
 - 151. Number of men to be called out for
 - 152. Commander-in-Chief may select offi-

- 135. Dismissal.
 - 137. Wounded, &c.,-how supported. 138. Death-provision for family.