

- Notices, etc., need not be in writing unless herein so required. **127.** It shall not be necessary that any order or notice under this Act be in writing, unless herein required to be so, provided it is communicated to the person who is to obey or be bound by it, either directly by the officer or person making or giving it, or by some other person by his order. 5
- Notice of general orders. **128.** All General Orders issued to the Militia shall be held sufficiently notified to all persons whom they concern by their insertion in *The Canada Gazette*; and a copy of the said Gazette purporting to contain them shall be evidence of such orders. 10
- Notifying other orders. **129.** Every order made by the commanding officer of any corps of the Militia shall be held to be sufficiently notified to all persons whom it concerns, by insertion in some newspaper published in the regimental division in which such corps is situated, or, if there is no such newspaper, then by posting a copy thereof on the door of every place of public worship, or of some other public place, in each company division affected by such order. 15
- Proof of commissions, etc. **130.** The production of a commission or appointment, warrant or order in writing, purporting to be granted or made according to the provisions of this Act, shall be prima facie 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 it. 20
- Bonds under this Act valid. **131.** Every bond to the Crown entered into before any judge or justice of the peace, or officer of the Militia authorized to take it, by any person under the authority of this Act, or according to any general order or regulation made under it, for the purpose of securing the payment of any sum of money, or the performance of any duty or act hereby required or authorized, shall be valid and may be enforced accordingly. 25 30
- Remission of penalties. **132.** Every penalty when recovered shall be paid over to the Minister of Finance and Receiver General; but the Governor in Council may remit any penalty incurred under the provisions of this Act. 35
- Payments to be made by Governor's warrant. **133.** All sums of money required to defray any expense authorized by this Act may be paid out of the Consolidated Revenue Fund, upon warrant directed by the Governor General to the Minister of Finance and Receiver General; but no sum of money shall be so paid unless it is included in some appropriation made by Parliament; and a detailed account of moneys so expended shall be laid before Parliament during the then next session thereof. 40
- Account to Parliament. **134.** In any case in which a person might otherwise be sworn under this Act, a solemn affirmation or solemn declaration may be substituted, under like penalty for wilful falsehood, if such person would be entitled to a like substitution in a civil case. 45