ment of penalty. Justice or Justices to commit the person so convicted and making default in payment of such penulty and costs to the common gaol of the territorial division for which the said Justice or Justices is or are then acting, or to some house of correction or lock-up house situate therein, for a period of not less than days when the penalty does days nor more than not exceed twenty dollars, and for a period of not less than days nor more than days when it exceeds the last mentioned sum.

On whose sued for.

179. No prosecution against an Officer of Militia for any 10 complaint pen-alues may be penalty under this Act shall be brought except on the complaint of the Adjutant General; --- And no such prosecution against any non-commissioned officer or private of the Militia, shall be brought except on the complaint of the Commanding Officer or Adjutant of the Battalion or Corps or Captain of the 15 Company or Corps to which such non-commissioned officer or private belongs; -- But the Adjutant General may authorize any officer of Militia to make such complaint in his name, and the authority of any such officer alleging himself to have been so authorized to make any complaint, shall not be controverted or 20 called in question except by the Adjutant General.

Evidence of authority to suc.

Limitation of time for prosecutions.

180. No such prosecution shall be commenced after the expiration of six months from the commission of the offence charged, unless it be for unlawfully buying, selling or having in possession arms or accourrements delivered to the Militia. 25

To whom penalties to be ₽#id.

181. The penalty when recovered shall be paid over to the Town or Staff Adjutant who shall account for and pay it over to the Receiver General.

## MISCELLANEOUS PROVISIONS.

Orders and notices need not be in writing, if given in person.

182. It shall not be necessary that any order or notice under this Act be in writing, unless it is herein required, that so it shall be so, provided it be communicated to the person who is to obey or be bound by it in person, either directly by the officer or person making or giving it, or by some other by his order.

General Orders how notified.

183. All General Orders of Militia, or other Militia Orders 35 issued through or by the Adjutant General, shall be held to be sufficiently notified to all persons whom they may concern, by their insertion in the Cunada Gazette, -And a copy of the said Gazette purporting to contain them shall be prima facie evidence of such orders. 40

Military Distalion Division Orders how notified.

184. All Orders made by the Commanding Officer of a Military District or of a Battalion Division, shall be held to be sufficiently notified to all persons whom it may concern; by their insertion in some newspaper published in such division, or, if