not reof all m such subsisistence ed such sistence ranted.

he said attalion part of where ving an uisition rter and ers and l inhabicantonsaid ind Troops

y having ipon him then on locality relieve the said ach other erson or ly. Ibia,

Office or rectly or g of any egiment, d of such

strued to r Militia or Nunany such to furnish

y Militia he Peace order to

that effect from the Officer commanding the said Troops or Militia, or a requisition in writing from the Officer commanding that cantonment, for such and so many carriages as may be requisite and necessary for the said Troops or Militia, -- shall issue his Warrant to such person or persons as are possessed of carriages, horses or oxen, within his jurisdiction, requiring him or them to furnish the same for the service aforesaid, and May be imif any person after receiving such Warrant, refuses to furnish fusal to furnish, the same, they may be impressed and taken for such service;---But no such earriage, horse or ox, or any carriage, horse or ox Limitation of mentioned in the previous sections of this Act, shall be travel. compelled to proceed more than thirty miles, unless in cases where other carriages, horses or oxen cannot immediately be had to replace them; and such carriages, horses or oxen shall How paid. be paid for at the usual rate of hire. Ibid, s. 83.

93. In cases of emergency, when it is necessary to provide in case of proper and speedy means for the conveyance by railway or by emergency water of the Troops of Her Majesty or of the Militia, and also may be required their ammunition, stores, provisions and baggage,—any ed in like Justice of the Peace of and in the locality where such Troops manner. or Militia are either on a march or in cantonment, upon receiving a requisition in writing from the Officer commanding such Troops or Militia, for such railway ears and engines, boats or other craft, as are requisite for the conveyance of the said Troops or Militia, and their ammunition, stores, provisions and baggage,--shall issue his warrant to such person or persons as are possessed of such railway cars and engines, boats or other craft within his jurisdiction, requiring him or them to furnish the same for that service, at and after the rate of payment to be Rate of pay allowed by the said Justice, not exceeding the usual rate of for the same. hire for such railway ears and engines, boats or other craft ;---And if any such person neglects or refuses, after receiv- May be iming such warrant, to furnish such railway ears or engines pressed on reor boats or other eraft for that service, such railway ears or engines, boats or other craft may be impressed and taken for such service ;---But nothing herein shall impair the effect of As to Railway any Act obliging any Railway Company to convey such Companies. Troops, Militia, and other articles aforesaid, in any manner or on any terms and conditions therein mentioned, or to release any such Company from any obligation or penalty thereby imposed. Ibid, s. 84.

## OFFENCES AND PENALTIES.

94. Any Officer or Commissioned Officer of Militia of this Unlawfully Province, appointed or to be appointed to the Active Force, or retaining moneys belong-to the Sedentary Militia, who obtains under false pretences or ing to milita-who retains or keeps in his own possession, with intent to men to be a problet to his own use or benefit, any of the pay or moneys apply to his own use or benefit, any of the pay or moneys belonging to any non-commissioned officer or private of any Corps, shall be guilty of a misdemeanor, and shall be dis-offender to be missed from the said Militia Force. 22 V. (1859) c. 18, s. 17. dismissed.