

	Judges of all Courts of Justice ;	
	Members of the Senate and House of Commons ;	
	Members of the Executive Councils of Provinces ;	
	Members of the Provincial Legislatures ;	
	Deputy Ministers of the Federal and Provincial Govern- 5	
	ments ;	
	Clergy and ministers of all religious denominations ;	
	Telegraph clerks in actual employment ;	
	Officers and clerks regularly employed in the collection of 10	
	the revenue ;	
	Wardens and keepers of all public prisons and lunatic 10	
	asylums ;	
	Professors in colleges and universities, and teachers in 10	
	religious orders ;	
	Persons disabled by bodily or mental infirmity ; 15	
	The only son of a widow, being her only support ;	
	Pilots and apprentice pilots during the season of navigation ;	
	Persons who, from the doctrines of their religion, are averse 15	
	to bearing arms or rendering personal military service,—under 20	
	such conditions as are prescribed.	
As to retired officers.	2. Half-pay and retired officers of the Regular Forces shall 20	
	not be required to serve in the Forces in a lower grade than 20	
	that of their rank in such forces.	
Affidavit of person claiming exemption	3. No person shall be entitled to exemption unless he has, 25	
	at least one month before he claims such exemption, filed with 25	
	the commanding officer within the limits whereof he resides, 25	
	his affidavit, made before some justice of the peace, of the facts 25	
	on which he rests his claim.	
Proof of exemption.	16. When exemption is claimed on any ground, the burden 30	
	of proof shall always rest on the person claiming it.	
Exemption not to prevent volunteering.	17. Exemption shall not prevent any person from serving 35	
	in the Militia if he desires to serve and is not disabled by 35	
	bodily or mental infirmity.	
Constitution of cadet corps.	18. All the male inhabitants of Canada, of the age of 35	
	twelve years and upwards, and under eighteen, not disqualified 35	
	by bodily or mental infirmity, and being British subjects, shall 35	
	be liable to drill and training as Cadets, in the manner pre- 35	
	scribed.	
Liability to service.	19. Cadets, or Cadet Corps, shall not be liable to service in 40	
	the Militia in any emergency, save only in the case of a <i>Levée</i> 40	
	<i>en Masse</i> .	
Classes of militiamen.	20. The male population liable to serve in the Militia shall 45	
	be divided into four classes :—	
First class.	The first class shall comprise all those of the age of eighteen 45	
	years and upwards, but under thirty years, who are unmarried 45	
	or widowers without children ;	
Second class.	The second class shall comprise all those of the age of thirty 45	
	years and upwards, but under forty-five years, who are un- 45	
	married or widowers without children ;	
Third class.	The third class shall comprise all those of the age of eigh- 50	
	teen years and upwards, but under forty-five years, who are 50	
	married or widowers with children ;	