

enrollment for a full period of three years without reference to his former enrollment.

Right and duty of Militia man obtaining certificate of service enrollment before removing.

**11.** If any man of the organized Service Militia so remodelled about to change his residence to another Battalion Division communicates such his intention to the commanding Officer of his Service Battalion and obtains from him a certificate of Service enrollment, a duplicate of such certificate shall be forthwith sent by such Commanding Officer to the Commanding Officer of the Service Battalion of the Division to which the man is about to remove, and thereupon such man will be called upon to complete his term of enrollment in that Division; but any man so removing without having procured such certificate, as well as any man so removing and having procured such certificate, but thereafter failing to present himself at the first muster of the Service Battalion of the Division into which he has removed, and not satisfactorily accounting for his absence therefrom, or failing to give the notice and statement in writing required by this Act in case of change of residence, shall be liable to be taken for enrollment for a full period of three years, without reference to his former enrollment.

Penalty for failure or not giving notice, &c.

Militia man leaving the Province, his duty.

**12.** If any man of the organized Service Militia so remodelled about to absent himself from the Province for a time, communicates such his intention to the Commanding Officer of his Service Battalion and obtains from him a certificate of Service enrollment, on the return of such man to the Province, at any time within a period of ten years, he shall, on production of such certificate, be allowed to complete his period of enrollment; otherwise he shall be liable to be taken for enrollment for a full period of three years, without reference to his former enrollment.

Penalty for non-compliance.

Sect. 31 repealed and new section substituted.

**13.** The thirty-first section of the said Act is hereby repealed and the following section shall in lieu thereof be taken and read as the thirty-first section of the said Act, that is to say :

Calling out Service Militia, or any part thereof, for six days drill: pay.

“The Service Militia or any Company or Battalion thereof, or any part of any Company or Battalion, or any of the Officers of the Service Militia may, at any time in each year, be called out by General Order of the Commander in Chief for drill or instruction within each Regimental Division for a period not exceeding six days, under and pursuant to such rules and regulations in that behalf as may be prescribed in such General Order, and each non-commissioned officer and man shall be paid for each day's actual and *bona fide* drill as aforesaid the sum of fifty cents, and every Officer and Service Militiaman whilst so called out shall be subject to the Queen's Rules and Regulations, the Mutiny Act and the Rules and Articles of War, and to such other Orders, Rules and Regulations, of whatever nature or kind to which Her Majesty's Troops are subject.”

To be subject to articles of war, &c.