

2

No. 25.]

BILL.

[1866.

An Act to amend the Thirty-first Section of the Militia Act

WHEREAS it is expedient to amend the thirty-first section of the Preamble.
Act respecting the Militia, Twenty-seventh Victoria, Chapter
two; Therefore, Her Majesty, by and with the advice and consent of
the Legislative Council and Assembly of Canada, enacts as follows:—

5 **1.** The twenty-first section of the said Act is hereby repealed, and
the following is enacted in its stead, and shall be read and construed
as the thirty-first section of the said Act. New Section.
substituted
for Section 21
of Militia Act.

10 “31. The Commander-in-Chief may, by general order, call out at any
time in each year, a certain number (not exceeding one-fifth) of the first
Class Service Militia, for drill or instruction in camp, for a period not
exceeding six months consecutively, under and pursuant to such rules and
regulations in their behalf as may be prescribed in such general order;
and each non-commissioned officer and man so called out shall be paid
15 for each day's actual and *bona fide* drill, as aforesaid, the sum of *fifty*
cents; provided always that no man having completed such period of
service, shall be liable to be called out again in time of peace, except
for the purpose of muster and inspection.”