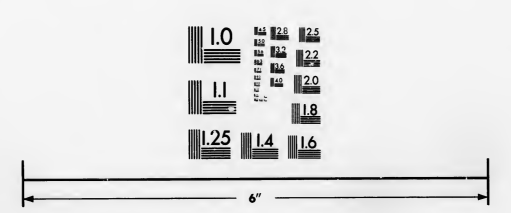


IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

STATE OF THE PARTY OF THE PARTY

CIHM Microfiche Series (Monographs) ICMH
Collection de
microfiches
(monographies)



Canadian Institute for Historical Microreproductions / Institut canadian de microreproductions historiques



(C) 1992

## Technical and Bibliographic Notes / Notes techniques et bibliographiques

The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.				L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.							
Coloured	l covers/ ire de couleur						ed pages/ le couleur				
Covers damaged/ Couverture endommagée  Covers restored and/or laminated/				Pages damaged/ Pages endommagées  Pages restored and/or laminated/							
	re restaurée et/o						estaurées et				
	Cover title missing/ Le titre de couverture manque				Pages discoloured, stained or foxed/ Pages décolorées, tachetées ou piquées						
Coloured		aulaur			[v		letached/				
Cartes ge	ographiques en c	ouleur			٢	rages o	létach <del>ée</del> s				
Coloured	l ink (i.e. other tl	nan blue or	black)/				hrough/				
Encre de	couleur (i.e. aut	re que bleu	e ou noire)		U	Transp	arence				
	l plates and/or ill et/ou illustration		ır		V		of print va inégale de		on		
	ith other materia						uous pagina				
L'elle des	c a autres docum	ients				raginat	non contint	ie			
	iding may cause s	hadows or	distortion				es index(es)				
_	erior margin/	40 1/	4. 1.		_	Compr	end un (des	) index			
	e serrée peut cau: n le long de la ma					Title o	n header tal	kan from:	,		
distorsio	in te tong de la mi	inge miteriet					de l'en-têt		•		
Blank lea	ives added during	restoration	n may appea	r							
	e text. Wheneve		these have				age of issue,				
	itted from filmin					Page de	titre de la	livraison			
	t que certaines pa	T			_	7 Cantio	a of insual				
lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont				Caption of issue/ Titre de départ de la livraison							
pas été fi			•								
						Masthe					
						Génério	que (périod	iques) de	la livraiso	n	
Addition	al comments:/										
Commen	taires supplémen	taires:									
This item is file	med at the reduc	tion ratio cl	hacked balo	41							
	st filmé au taux										
10X	14X		18×		22 X		26X		34	о×	
		TT	T		7		T				
12	X	16 X		20 X		24 X		28.4			224

The co

D.B. Regi Univ

The impossible of the diming

Origina beginni the last sion, or other o first pa sion, ar or illust

The less shell co

Maps, p different entirely beginning right and required method The copy filmed here has been reproduced thanks to the generosity of:

D.B. Weldon Library, Regional History Room, University of Western Ontario.

n

The images appearing here are the best quality possible considering the condition and legibility of the criginal copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol → (meaning "CONTINUED"), or the symbol ▼ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

L'exemplaire filmé fut reproduit grâce à la générosité de:

> D.B. Weldon Library, Regional History Rocm, University of Western Ontario.

Les images suivantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimée sont filmés en commençant par le premier plat et en terminant soit par la dernière page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la première page qui comporte une ampreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole → signifie "A SUIVRE", le symbole ▼ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents.
Lorsque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.

1	2	3		

1	
2	
3	

1	2	3
4	5	6

An ACT to extend the Provisions of an All passed in the forty-eighth year of his Majesty's reign, intituled; "An All to Explain, Amend and Reduce to one All of Parliament the several Laws now in being for the Raising and Training the Militia of this Province."

[ Paffed 6th March, 1812.]

THEREAS an Act passed in the forty-eighth year of his present Majesty's reign, in-tituled, "An Act to explain, amend and reduce to one Act of Parliament the several Laws now in being, for the raising and training the Militia of this Province," is found 1 insufficient for the purposes thereby intended; Be it therefore enacted by the King's Mott Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, intituled, " An Act to repeal certain parts of an Ast passed in the sourteenth year of his Majesty's Reign, intituled, "An Act for making more effectual provision for the government of the Province of Quebee, in North America, and to make further provision for the government of the said Province," and by the authority of the same, That there shall be to every Battalion of Militia now or hereafter to be formed in this Province, (the ftrength of which will admitshereof) two flank Companies, to consist of not more than one hundred men each, nor in any case to compose more than one third of the strength of such Battalion, and also all Independent Companies belonging to any County, Riding or Place, shall provide their quota, to compose one or more flank Company or Companies, but in no case to exceed one third of such Independent Company or Companies, to be selected and formed from among such Militia men, as shall at any meeting or meetings of any such Battalion or Independent Companies, volunteer for that purpose. And if it should so happen that a sufficient number of persons shall not at any such meeting or meetings, volunteer for the purpose aforesaid, then and in such case the deficiency shall be made up by ballot from the Militia men of such Battalion, or Independent Company or Companies, who shall be underthe age of forty years.

11. Provided always nevertheless, That when it shall happen that two or more persons shall be called upon service from one samily, that one of them shall be excused for that time, unless it shall appear to the Officer Commanding such Company of Militia, that there is another person living in the same house, capable of taking care of the said samily, who is not then called into actual service; and also that when a widow or aged person, shall at the time of making the said ballot, depend for her, or his maintenance on a Son, Grandson or Apprentice, such Son, Grandson, or Apprentice, shall be excused from service, while

supporting such widow or aged person.

111: And be it further enacted by the authority aforesaid, That when any such flank Company shall be formed, it shall and may be lawful for the Captain or Officer Commanding the same, to call out such Company, and he is hereby required so to do, six days in each Month, for the purpose of being trained and exercised, as may be directed by the Governor, Lieutenant Governor, or Person administering the Government, and such Company shall continue its training not exceeding the said six days in every month, until it is found that the men-composing the same, are duly instructed in their exercise. Provided always, that the Ossicer Commanding such Company, shall always after the said Company shall be pronounced duly instructed, have it in his power to call out such Company one day in each month to be exercised and reviewed, and oftener if he shall be so directed by the Governor, Lieutenant Governor, or person administering the Government. Provided also, that such slank Company or Companies being called out for the purpose of training, it shall not be lawful for any Field Ossicer, except such as may be specially appointed for that purpose, by the Governor, Lieutenant Governor, or Person administering the Government, to command, or otherwise interfere in the said training or exercising.

IV: And be it further enacted by the authority aforesaid, That it shall and may be lawfulto, and for the Governor, Lieutenant Governor, or Person administering the Government,
from time to time, as occasion may require, to appoint such and so many Staff Officers to
the Militia of this Province, as he may think necessary, and also from time to time to remove any. Militia Officer, now or hereaster to be appointed, and appoint another in his

stead.

V. And be it further enacted by the authority aforefaid, That it shall and may be lawfuls to and for the Governor, Lieutenant Governor, or Person administering the Government, as often as occasion shall require, to order any and every of the said Companies, to match to any part of this Province, upon any such duty as he shall think necessary.

VI

Mi

fift

COL

of I

be

me:

litia

who

Co

whi Oa

alle

of C

feno

whi

Nor je/ty

Shall

tion

any

ful

men

ever

upo

for a

mill

thć

whic

tere

forw which

cer,

or n

befo recti

ken

afte

dire

or,

tain

mor

the i

ber

calli

like

be d

ful : Con

whe

by a

sent any thin

X

X

X

VI. And be it further enacted by the authority aforesaid, That it shall and may be lawful. for the Captain, or other Officer commanding any Company of Militia, if he shall think necessary, to divide his Company into founds of such number as to him shall feem proper, and the convenience of the men of fuch Company shall require, and that the Captain, or other Officer Commanding any such Company, as aforesaid, shall always appoint some fit and proper person to exercise and instruct in Military discipline, the men to be affembled at each of the faid squad meetings, and that if any non Commissioned Officer or Private shall refuse to obey the lawful orders of his superior. Officer when employed on Militia duty, or shall quarrel with, or insult by abusive words, or otherwise, any Officer, or Non-Commissioned Officer, being in the execution of his duty, or otherwise missehave himself whilst on duty as aforesaid, it shall and may be lawful to and for the Commanding Officer then and there present, to order every such offender or offenders to be taken into custody, and forthwith tried by a Court Martial, to be composed of three or more Officers of the said Militia, who, upon proof of the offence by the Oath of one or more credible witness or witnesses, (which Oath the President of the said Court Martial is hereby authorized to administer) shall and may order and sentence every such offender to pay a fine, not exceeding five pounds, nor less than five shillings, at the discretion of the Court, and according to the nature of the offence, and in default of payment, commit such offender to the common Caol of the District, for a term not exceeding one month, nor less than three days, or until the amount of such fine shall be paid, any law to the contrary in any wife notwithstand.

VII. And be it further enacted by the authority aforefaid, That in all trials by any Court Martial, other than General Courts Martial, the person appointed to be President thereof, shall administer to each of the other Members, the following Oath: You A B. do swear that you will administer Justice to the best of your understanding in the matter now before you, according to the Militia Laws of this Province, and the evidence which shall be produced before you, without partiality, savour or offection.—So help you God. And as soon as the said Oath shall have been administered by the President to the other Members, any one of the

faid Members shall administer the said Oath to the President.

VIII. And be it further enacted by the authority aforefaid, That whenever: shall so happen that there shall not be a sufficient number of Officers present to compose a Court as aforesaid, it shall and may be lawful to and for the Commanding Officer to detain such offender in custody, until a Court can be affembled, for the trial of such offender; Provided such Court can be obtained within twelve hours from the time of such confinement, and in case a Court as herein before directed, cannot be affembled within twelve hours, such offender shall be released from such confinement, and tried under the provisions of the Ast of the forty-eighth of the King, intituled, "An Ast to explain, amend and reduce to one Ast of Parliament, the several Laws now in being, for the raising and training the Militia of this Province."

1X. And be it further enatted by the authority aforesaid, That if any person or persons shall presume to disturb, interrupt, or molest, any party of Militia, whilst on duty, it shall and may be lawful to and for the Commanding Officer of such party, to order any such person or persons to be carried before any one of his Majesty's Justices of the Peace, who shall be next to the place where the offence may be committed, who upon proof of the offence by the oath of one or more witness or witnesses, shall and may order and adjudge every such offender to pay a sine not exceeding sive pounds, nor less than ten shillings, and in default of payment, to commit him to the common Gaol of the District, for a term not exceeding one month, nor less than ten days, unless the fine is sooner by him pai!

X. And be it further enacted by the authority aforefaid. That it shall and may be lawful to and for the Governor, Lieutenant Governor or Person administering the Government, from time to time, and as often as occasion shall require, to make such regulations as he shall think necessary, for the care and custody of any Arms and Accourtements provided and supplied in order to the instruction of the Militia men to be trained and exercised; and also from time to time as occasion may require, by any order or orders to be made and issued for that purpose, to declare and establish the dress and uniform, to be worn by any and every part of the Militia of this Province. Provided always, that nothing herein contained, shall be construed to oblige any Militia man to provide any uniform at his own expense.

XI. And be it further enacted by the authority aforesaid, That so much of the said Act passed in the sorty-eighth year of the King, initialled, "An Act 10 explain, amend and reduce to one Act of Parliament, the several Laws now in being, for the raising and training the

Militia of this Province," as directs that no Company of Militia shall consist of more than fifty men, shall be and the same is hereby repealed, and that every Company shall and may

confift of a number not exceeding one hundred men.

ful.

nk

er,

οŗ

fit

ed

all

y,

n·,

lft en

ıd

ıd

or

d-

ıg

hc

n a n-

**d**- i

rt

ıf,

ır u,

e-

id

10

p.

IS

h

-

t,

s,

e

C

l

h

c

e

0

1

•

:

3

XII. And whereas it may be convenient to form one or more Company or Companies of Rislemen in this Province, Be it enacted by the authority aforesaid, That it shall and may be lawful for the Governor, Lieutenant Governor, or Person administering the Government of this Province, to form and embody such Company or Companies, and employ the same on such duties as the necessity of the service may require.

XIII. And be it further enacted by the authority aforesaid, That every Officer of the Militia of this Province, shall on or before the fourth day of June next; and every Officer who may after that day be appointed, within eight days after he shall have received his Commission, before one or more of his Majesty's Justices of the Peace, for the District to which his Regiment, Battalion or Company shall belong, take and subscribe the following Oath, to wit: I A. B. do sincerely promise and swear, that I will be faithful and bear true allegiance to his Majesty, King George the Third, as lawful Sovereign of the United Kingdom of Great Britain and Ireland, and of this Province, as dependant thereon, and that I will defend him to the utmost of my power against all traitorous conspiracies and attempts what soever, which shall be made against his Person, Crown and Dignity, and particularly his Dominions in North America, and that I will do my utmost endeavour to disclose and make known to his Majesty, his heirs or fuccessors, all treasons and traitorous conspiracies and attempts, which I shall know to be against him, or any of them, and to all this I do swear without any equivocation, mental evofion, or fecret refervation, and renouncing all pardons and dispensations from

any person or power whatsoever, to the contrary. So help me God.

XIV. And be it surther enacted by the authority asoresaid, That it shall and may be lawful to and for the Governor, Lieutenant Governor, or Person administering the Government, to order and direct that the Non-Commissioned Officers and Privates, of any and every Regiment, Battalion, Company or body of Militia in this Province, shall be called upon to take and subscribe the faid Oath of Allegiance, and that upon receiving any orders for that purpole, it shall and may be lawful, to and for the Commanding Officer of such Regiment, Battalion or Company, and he is hereby required to call upon every Non-Commillioned Officer or Private of his Regiment, Battalion or Company, to take and subscribe the faid Oath, before one or more of his Majesty's Justices of the Peace for the District to which such Regiment, Battalion, or Company shall belong, which Oath shall be administered free of expence, and that every Justice of the Peace administering such Oath, shall forward a Certificate thereof, to the Clerk of the Peace of the District to be enrolled, which such Clerk of the Peace is hereby required to do free of expence; and if any Officer, Non Commissioned Officer, or Private, (having been required so to do) shall refuse or neglect to take and subscribe the faid Oath, in manner hereby directed, upon conviction before any General Quarter Seffions of the Peace, or in time of actual Invafion or Infurrection, before any Court Martial, every such person or persons shall be deemed and taken to be an alien, and shall be liable and subject to any law or laws now in force, or hereafter to be made, respecting or against aliens.

XV. And be it surther enacted by the authority aforefaid, That so much of the said Act as directs that any Body or Detachment of Militia, which may be called out by the Governor, Lieutenant Governor, or Person administering the Government, shall and may be detained on such service, for and during the space of fix months at one time, and no longer,

shall be and the same is hereby repealed.

XVI. And be it further enacted by the authority aforesaid, That at the expiration of fix months, from the time of any such Detachment being called out as aforesaid, one third of the men of such Detachment shall be selected by ballot, and if relieved by an equal number of men, shall be discharged, and at the expiration of feven months from the time of calling out such Detachment, another third shall be selected, and if relieved, discharged in like manner, and at the expiration of eight months, the remaining third, if relieved, shall

be discharged.

XVII. And he it further enacted by the authority aforesaid, That it shall and may be lawful to and for any Colonel or other Officer Commanding any Regiment, Battalion, or Company, and he is hereby required to call out his Regiment, Battalion, or Company, whenever he shall be directed so to do, for the purpose of being Inspected or Reviewed, by any Inspecting Field Officer of Militia, or other Field Officers of the line, who may be sent for that purpose; and that Lieutenant Colonels in his Majesty's Army, serving with any part of the Militia in this Province, shall command all Militia Officers whatever, any thing in the faid in part recited Act to the contrary not withstanding.

XVIII. And be it further Enacted by the authority aforesaid, That every Militia manwhose services may be accepted of in any volunteer Corps, now or hereaster to be raised, shall be exempted from serving as a Militia man under this or the before mentioned Act, whilst he shall belong to any such Corps as asoresaid, and also that every person serving in any flank Company, shall not be liable to any personal Arrest on any civil Process, or to serve as Juror, or to perform duty as a Town or Parish Officer, or Statute labour on the High-ways, during the time he shall continue in such slank Companies, any law to the

contrary in any wife notwithstanding.

XIX. And be it further enatted by the authority aforesaid, That any Non-Commissioned Officer or Private Militia-man, who in any engagement with an enemy, or by any accident or casualty which may occur while on, or performing any duty in actual fervice, shall be killed, and shall leave a Widow, or Child or Children lawfully begotten, his said. Widow shall be entitled to receive during her widowhood, and in case of the death of such Widow, then the eldest Child, or Guardian, for the use of the child or children of such Non-Commissioned Officer or Private Militia man, until the youngest thereof, shall have attained the age of fixteen years, an annuity of five pounds lawful money of this Province, and also, that every Non-Commissioned Officer, or Private of Militia, who in any engagement with an enemy, or by any accident or cafualty which may occur while on, or performing any duty in actual fervice, thall be wounded or disabled, so as to be rendered incapable of earning his livelihood, thall be allowed an annuity of nine pounds lawful money of this Province, during the time he shall continue under such incapacity.

XX. And be it further enacted by the authority aforefaid, Thiat fo much of an Act paffed in the forty-eighth year of his Majetty's reign, intituled, "An Act to explain, amend and reduce to one Act of Parliament, the leveral laws now in being for the raising and training the Militia of this Province," as directs how Militia fines are to be disposed of, he and the

same is hereby repealed.

XXI. And be it further enacted by the authority aforesaid, That all sums of money arising from fines, forfeitures and penalties, by this or the above recited Act imposed, together with a lift of such fines, forfeitures and penalties shall, as soon after the thirty first day of December in every year, as practicable, be transmitted by the Magistrate or Officer respectively receiving the same, to the Receiver General of this Province, to be disposed of as. the Governor, Lieutenant Governor, or Person administering the Government, shall di rect, to purposes only that shall respect the said Militia, and which shall be accounted for to the Crown, through the Commillioners of his Majesty's treasury, for the time being, as the Crown shall direct.

XXII. Provided always, That this present A& shall continue and be in force until the first day of January next, and from thence to the end of the then next ensuing Session of

the Legislature of this Province, and no longer.

