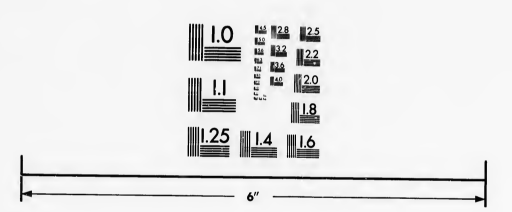
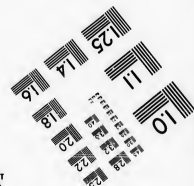


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OF

THE PROVINCE OF NOVA-SCOTIA.

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MILITIA LAWS

OF THE

PROVINCE OF MOVA SCOTIA.

[Anno Primo et Secundo Georgii IV.]

An ACT to provide for the greater security of this Province, by a better regulation of the Militia, and to repeal the Militia Laws now in force.

BE it enacted, by the Lieutenant-Governor, Council and Assembly, That every man residing, or who shall come to reside, within this Province, from sixteen to sixty years of age, (excepting such as are hereinafter excepted,) shall be enrolled in the Militia, and be bound to serve in the Militia of the County, District, Town or Place, wherein he resides.

II. And be it further enacted, That the Militia shall be formed into Regiments, by Counties or Districts, being divisions of Counties. And if any such County or District shall be sufficiently populous to admit of the Regiment's being sub-divided into two or more Battalions, it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief, to sub-divide the said Regiment into Battalions, to consist of not less than three hundred, nor more than eight hundred men each, and to affix the limits of the District composing such Battalions. And all Companies, (Flank Companies excepted,) shall be formed by Districts in such manner as that such Com-

Persons liable to be enrolled

Formation of Militia panies may be assembled as conveniently as possible; and such Company shall consist of not less than thirty nor more than eighty Men, to be commanded by one Captain and two Subalterns, and, when it shall exceed sixty Men, one additional Officer may be appointed thereto. And the Field Officers, and Officers Commanding Companies, at their meeting hereinafter directed, shall regulate the limits of the Company Districts, and the number of Men enrolled in each Company, and the Clerk of the Company is hereby required to register in a book, to be provided and kept for that purpose by him, the names of all persons belonging to such Company, which Book is to be ready at all times for the inspection of the Captain and other Officers of the Company.

Officers

Militia in Harbours & Settlements

III. Provided always, and be it further enacted, That in Harbours and Settlements, where the persons liable to serve in the Militia, are not so numerous as to form a complete company, it shall be lawful to form the same into smaller Companics, and if they shall not amount to more than twenty Men, then only one Officer shall be appointed for such Company, and if more than twenty, and not exceeding thirty, only two Offi-

cers shall be appointed to such Company.

Flank Compa-

IV. And be it further enacted, That there shall not be more than two Flank Companies to any Regiment or Battalion of Militia; which Flank Companies shall consist of Light-Infantry or Riflemen only, (except the Regiment at Halifax, in which Grenadier Companies are already formed,) and such Flank Companies shall be composed of such numbers as the Governor, Lieutenant-Governor or Commander in Chief, shall think pro-

per to determine.

Artillery Companies

V. And be it further enacted, That it shall be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, to establish one or more Artillery Companies, in any County or District in the Province, and to limit the numbers of which such Companies shall consist; and all persons who are now enrolled, or who shall hereafter enrol themselves, to serve either in the Artillery Companies, or in the Grenadier Companies of the Regiment at Halifax, or in any Light Infantry or Rifle Company, of any Regiment or Battalion of Militia, in this Province, shall continue in such Company for five years from the date of his enrolment, unless in case of removal from the County or District, or being discharged by the Commanding Officer of such Company.

VI. And be it further enacted, That it shall be lawful for the Governor, Lieutenant-Governor or Commander in Chief, to establish one or more Troop or Troops of Cavalry, in any County or District in this Province, and to limit the number of Officers and Men, of which such Troop shall consist; and all persons who shall enrol themselves in any Troop, shall con-

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Troops of Cavalry

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all be lawful for nander in Chief, Cavalry, in any consist; and all Troop, shall continue

tinue in such Troop for five years from the date of his enrolment, unless in case of removal from the County or District, or being discharged by the Captain or Officer commanding such Troop.

VII. And be it further enacted, That if any non-commissioned Officer, or Private, enrolled in any such Troop or Cavalry Hor-Troops of Cavalry, shall, at any time during his enrolment, ses-Penalty sell, exchange, or otherwise dispose of, his horse, belonging to such Troop, without the consent and approbation of the Cap-them tain, or Officer commanding such Troop, he shall forfeit and pay the sum of ten pounds, to be recovered in manner as is hereinafter mentioned, and applied to the repairing the arms and accontrements belonging to the Troop, and other incidental charges attending the same.

VIII. And be it further enacted, That when any person Drummers & shall be enrolled as Drummer or Fifer in any Company, he Fifers shall remain in such Company, notwithstanding he may not reside in the District which composes the same; Provided, that no Drummer or Fifer shall be obliged to serve in any Company but in the Town where he resides, unless ordered

upon a march.

IX. And be it further enacted, That every Captain, or Of- Enrolment of ficer, commanding a Company of Militia, or who may be Militia-Men thereto appointed by the Governor, Lieutenant-Governor or Commander in Chief, shall, as soon as conveniently may be after the passing of this Act, enrol all the Militia Men who reside within the limits which shall be assigned for his Company, and every Militia-Man (not being already enrolled in such and every Militia-Man (not being aireaux entoned in Such Persons neglecting and every who, after the publication of this Act, shall neglect Persons neglecting to entone and the company who, after the publication of this Act, shall neglect to present himself in person, to the Captain or Officer commanding the Company in which he resides, and give in his name, age, and place of residence, or cause the same to be made known, in some certain way, to the Captain or Officer commanding the Company, shall, for such neglect, forfeit and pay a fine of ten shillings; and every Militia-Man who shall remove out of the limits assigned for the Company in which he is, or ought to be, enrolled, and shall not within ten days after his removal, at the place of his new residence, or where he shall hire himself, either present himself for enrolment, or cause his name, age, and place of residence, with that from which he last removed, to be made known to the Captain or Officer commanding the Company of Militia, of his new place of residence, shall, for such neglect, forfeit and pay a fine of ten shillings; and every person who shall not, within thirty days after he shall have attained the age of sixteen years, either present himself for enrolment, or cause his name, age, and place of residence, to be made known as aforesaid, so that he may be enrolled in the Militia Company, of the limits

or exchanging

wherein his place of residence may be, shall for such neglect, forfeit and pay a fine of five shillings; and every man, within the ages hereinbefore described, who shall come to reside in the Province, and shall not, within thirty days after his arrival therein, present himself for enrolment, or cause his name, age, and place of residence, to be made known as aforesaid, so that he may be enrolled in the Militia Company of the limits wherein he shall have come to reside, shall forfeit and pay a

fine of ten shillings.

X. Provided always, and be it further enacted, That the neglect of any such persons to cause themselves to be enrolled, shall not be construed to prevent the Captain or Officer commanding a Company of Militia, to enter, and he is hereby required to enter, on the roll of his Company, the name of every such person, residing within the limits of his Company, as shall come to his knowledge, and, when so entered, every such person shall be subject to perform all Militia duties, under the same penalties as if he had personally presented himself for enrolment; and if any difference shall arise between a Captain or Officer commanding a Militia Company, and any Militia-Man, touching the age of such Militia-Man, it shall be incumbent on the Militia-Man to prove his age.

And Whereas. Arms have been he etofore granted by Government, for the use of the Militia, and others may be hereafter issued for the use thereof, and it is necessary to provide for their safe keep-

ing

XI. Be it therefore enacted, That every Freeholder enrolled in the Militia who is of the age of twenty-one years or upwards, shall, within twenty days after Public Notice given, that arms, accoutrements and amunition, of the kind hereinafter described, are lodged within the Precinct of the Company, Regiment or Battalion, to which such Freeholder shall belong, for the use of the Militia-Men, of such Company, Regiment or Battalion, furnish and provide himself with a good and sufficient Musquet, and a Bayonet, suitable thereto, of the same kind and size with those used in His Majesty's Service, or if such Freeholder shall be enrolled in any Company of Riflemen, he shall provide himself with a good and sufficient Rifle Gun, and a Bayonet or Sword suitable thereto; and shall also, in addition to such Musquet or Rifle, provide himself with a cartouch box sufficient to contain eighteen ball cartridges, a bayonet or sword belt, a cartouch box belt, a set of straps for the purpose of carrying a great coat or blanket; a pricker and brush to clean the pan of such musquet or rifle gun, a leathern or canvas knapsack with straps and buckles, three good flints and eighteen ball cartridges of a size to fit such musquet or rifle gun, and also forty buck shot; with all which

Arms

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aforesaid

aforesaid arms, ammunition and accoutrements, such Freeholder shall appear at each and every meeting of the Company, Regiment or Battalion, to which he may belong, (and on other occasions of duty whereon he may be ordered to appear with his arms) under the penalty of forfeiting and paying for the want of a musquet or rifle gun, a fine of ten shillings, and Penalties the sum of one shilling for each and every other appurtenance : the flints, cartridges and buck shot, to be considered only as three appurtenances.

XII. And be it further enacted, That every Freeholder of the above description shall be entitled to receive the arms, cartouch box, sword and belt, above-mentioned, from the Captain or Officer commanding his Company, upon such Freeholder producing, and leaving with him, a Bond, with one sufficient surety, in the sum of five pounds, with a condition

thereunder written in the form following :

Know all men by these presents, That We, A. B. and C. D. are held and firmly bound to our Sovereign Lord tne King, in the penal sum of five pounds, to be paid to our said Sovereign Lord the King, his Heirs or Successors, for which payment, well and truly to be made, we bind ourselves, and either of us by himself, our and each of our Heirs, Executors, and Administrators, firmly by these Presents, Sealed with our Seals, and dated this dav

The Condition of this Obligation is such, that if the said A. B. shall at all times hereafter safely keep in good and serviceable order, and have ready to return when called for by the Officer commanding the Regiment or Battalion, one King's masquet, &c which have been issued to him under and pursuant to an Act, entitled, An Act to provide for the greater security of the Province by a better regulation of the Militia, and to repeal the Militia Laws now in force, and shall in all things well and truly perform the provisions of the said Act, touching the same, then this Obligation shall be void, otherwise shall remain in full force and effect.

Which Bond, shall be, by the said Captain or Officer Commanding such Company, lodged with the Clerk of the Peace for the County or District; and if any Freeholder of the description aforesaid, shall neglect or refuse to enter into such Bond, and receive such Arms, or shall not within the time before limited, provide himself with Arms, Accourrements and Ammunition, of the like kind, at his own expense, he shall forfeit and pay the sum of two pounds, to be recovered and applied in the manner and for the purposes hereinafter mention-

XIII. And be it further enacted, That every person who Fee to be shall give such security shall pay therefor a fee of one shilling at the time of the delivery of the Bond as aforesaid, one

Bond to be given for

Bond indged with Clerk of the Peace

Penalty for refusing to give Bond

half of which shall go to the Clerk of the Company, for his trouble in filling up the Bond, and the other half of said fee shall be paid over to the Clerk of the Peace for receiving and

filing such Bond.

XIV. And be it further enacted, That persons who are bound to serve in the Militia, but are not of the above description, shall be entitled to receive Arms and Accoutrements as aforesaid, upon their entering into a Bond with one sufficient surety, being a Freeholder, in manner hereinbefore directed: provided that in cases where any such person is under the age of twenty-one years, he shall find two good sureties for his

Accoutrements to be found by Militia-Men

To whom

Arms, &c.

nished

will be fur-

due performance of the condition of the Bond.

XV. And be it further enacted, That every person who is by law bound to enrol himself in the Militia, shall provide himself, at his own expense, with a set of straps for the purpose of carrying a great coat or blanket; a pricker and brush to clean the pan of his musquet or rifle-gun, a leathern or canvas knapsack, with straps and buckles, three good flints, eighteen ball cartridges of a size to fit his musquetor rifle, and forty buck shot, under the penalty of ten shillings, to be recovered and applied as hereinafter directed.

And Whereas, in many Companies there may be Minors, and other Persons, who cannot get security for the safe keeping of arms

and accoutrements:

Inability of Minors to give security for Arms

XVI. BE it enacted, That the Captain or other Officer commanding a Company, shall make out a regular list of the names of the persons in his Company, who are not compellable to give security, or to provide themselves with Arms at their own expense, and shall immediately receive a complete set of Arms and Accoutrements, from the person having the Custody of Arms, for each and every person contained in the above list, for the safe keeping, and returning which, such Captain shall be responsible, and shall give two receipts for the same, one of which shall be entered in the Orderly Book of the Battalion, and the other shall be lodged in the Oflice of the Clerk of the Peace of the County or District. And if any Captain or other Officer commanding a Company, shall neglect or refuse to make the list, or give the receipts herein directed, he shall forfeit and pay the sum of five pounds, and, on complaint to the Governor, Lieutenant-Governor or Commander in Chief, such Officer may be deprived of his Commission, and shall not thereafter be entitled to any exemption from being enrolled, and performing all the duties of a private Militia Man.

Issue of Arms

XVII. And be it further enacted, That all Arms to be issued in pursuance of this Act, shall be distinctly numbered and marked with a brand on the left side of the broad part of the butt, with the name of the County or District to which the Militi with t brand ties or or Bat before XV

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to be issued ımbered and part of the o which the Militia Militia Man, who shall receive the same, shall belong, and with the letter M. immediately following the same : such brand to be provided by the Treasurer of the respective Countics or Districts, and the Commanding Officer of each Regiment or Battalion shall cause the Arms to be marked and numbered before they are issued to such Regiment or Battalion.

XVIII. And be it further enacted, That the Captain or other Lodgement of Officer commanding a Company, shall lodge the Arms and Arms Accoutrements so received by him, in some suitable and convenient place or places, within the limits of his Company, where they may be delivered out to persons for whom they are intended, upon all days of training, or muster, or such other times as the said Captain or Officer shall direct; and the Minors, or other Persons, who shall receive any of the said Arms and Accoutrements, for the purpose of training, muster or otherwise, shall return the same, and every part thereof, to the place of deposit, within twenty four hours after such training, muster or other service shall be over, under the penalty of five shillings for every day's neglect, to be recover-

ed in the manner, and for the purposes, hereinafter directed.

XIX. And be it further enacted, That every person having Embezzlement such Arms or Accoutrements in his possession, under the of Arms, &c. provision of this Act, who shall vend, pledge, or exchange the same, or any part thereof, or shall convey, or cause the same or any part thereof, to be conveyed out of the limits of the Regiment or Battalion to which such Arms and Accoutrements were issued, (except when ordered on real service) and every person who shall buy, receive, or accept in exchange any such Arms and Accoutrements, shall severally forfeit and pay a fine of five pounds for each Firelock, and a fine of ten shillings, for cach Accoutrement, so sold, purchased, exchanged, or conveyed out of the limits of the Regiment or Battalion; and every person or persons who shall convey, or cause to be conveyed, any such Arms or Accoutrements, on board of any boat, ship, or vessel, with intent to have the same carried out of the County or Province; and the Master of any such boat, ship or vessel, who shall knowingly receive into his boat, ship or vessel, any such Arms or Accourrements, so intended to be conveyed out of the County or Province, shall, for each and every offence, forfeit and pay the sum of Ten Pounds, which fines shall and may be recovered on the oath of one credible witness, before any one of His Majesty's Justices of the Peace for the County or District wherein such offence shall be committed; and, in case of non-payment of any such fines, the said Justice shall, by his Warrant, cause each and every offender to be committed to the County or District Jail, for the term hereinafter mentioned, that is to say-for each fine of ten shillings, four days; for each fine of five pounds, forty days; and for each fine of ten

pounds, three months; unless such fine shall sooner be paid; and one fourth part of all fines recovered by virtue of this clause, shall be paid to the Informer, and the residue thereof shall be applied, first of all, to make good all deficiencies of Arms or Accourtements, and the residue to the purpose of defraying the expenses incurred in repairing such Arms and Accourtements.

Information against such as embezzle Arms, &c.

Recovery of

Remission of

Inspection of

Arms, &c.

punishment

Arms

XX. And be it further enacted, That if information shall be given on oath to the Justice, that the person or persons so of fending (not being a Freeholder) is about to leave the Province, or to remove out of the County or District with such Arms or Accourrements, it shall and may be lawful for the said Justice, before whom such information, or oath, shall be made, to issue his Warrant to the Deputy Sheriff, or either of the Constables of the County or District, to apprehend such person or persons and to bring him, her or them, forthwith, before such Justice to answer such complaint.

XXI. And be it further enacted, That any person or persons charged with selling, purchasing, or receiving, any Arms or Accoutrements as aforesaid, who shall immediately restore such Arms or Accoutrements, and cause the same to be delivered to such Justices, shall be entitled to a remission of one half the fine or imprisonment, hereinbefore imposed for such offence.

XXII. And be it further enacted, That the Colonel or Officer commanding any Regiment or Battalion, shall, once in every year, or as often as he may think necessary, besides the usual days of training, order an inspection of the Arms, Accourrements and Ammunition, of the several Companies under his command, to be made at one and the same time, by one Subaltern from each Company, attended by the Clerk thereof, and by calling on each and every man of the said Company at the usual place of his or their abode; which Subaltern shall make an exact return of such Arms, Accoutrements and Ammunition, describing the state and condition thereof, and every person required by Law to be provided with Arms, Accoutrements and Ammunition, who shall, at such Inspection, have such Arms in unservicable condition, or shall be deficient in any of the appurtenances above mentioned, shall forfeit and pay for each deficiency the like sum, as if such deficiency had happened at a muster or training.

XXIII. And be it further enacted, That any Militia-man who hath, or may hereafter receive, Arms or Accourtements, under the provision of any Act relating to the Militia of the Province, and shall remove out of the District of the Company in which he may be enrolled, shall before such removal, return to the Captain or Officer commanding the Company, in good and perfect order, the Arms and Accourtements so received by him, under the penalty of Five Pounds.

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XXIV. And be it further enacted, That every person who has received Arms, Ammunition or Accourrements, issued under the late from His Majesty's Stores, under the provision of any of the Act Acts heretofore in force relating to the Militia of the Province, and any person who shall have in his possession any of the Arms, Ammunition or Accoutrements, issued from His Majesty's Stores, for the use of the Militia, and all persons liable to account for such Arms, Ammunition and Accoutrements, under the said Acts, shall be liable, and are hereby made liable, for the same, in the same manner as if the said Acts had not been repeated; any thing herein contained to the contrary notwithstanding.

XXV. And be it further enacted, That if any person enrolled Arms not in in the Militia of this Province, shall appear on the respective days of Muster and Training, with Arms and Accourrements, any of which in the opinion of the Captain or Officer commanding a Company to which he belongs, are dirty and not in good and serviceable order, such person shall forfeit and pay a sum not less than Two Shillings and Six Pence, nor more than

Ten Shillings.

XXVI. And be it further enacted, That if any person enrolled as aforesaid, who has received, or shall hereafter receive, Militia Arms and Accoutrements, shall use the said Militia Arms or Accoutrements for fowling, or the like private purposes, shall forfeit and pay for each offence the sum of Five Shillings.

Improper use of Arms, &c.

SECTION XXVII. REPEALED.

XXVIII. And be it further enacted, That every Field Officer, Commanding a Regiment or Battalion, neglecting to give orders for assembling his Regiment or Battalion, by Companies or otherwise, the number of days mentioned aforesaid, for the purpose of training, disciplining, and improving the Men, belonging to his Regiment or Battalion, shall forfeit and pay the sum of Twenty Pounds, and every Officer commanding a Company, having received orders from the Commanding Offiper of the Regiment or Battalion to which he belongs, to call out and discipline his Company, in the manner prescribed by his Act, and neglecting so to do, shall, for each and every oflence, forfeit and pay the sum of Five Pounds; which said sums shall and may be recovered as hereinafter provided : the one half thereof to go to the person prosecuting, and the other half to be applied as hereinafter directed; and every person enrolled as aforesaid, who shall refuse or neglect to appear, greeably to the provisions of this Act, when called upon, by warning or notice, as hereinbefore prescribed, to attend any Company, Regiment or Battalion meeting, not being prevented

Officers commanding Regiments, &c. neglecting to call out their Men for trainby sickness, unavoidable accident, or other reasonable excuse, satisfactory to the Commanding Officer of his Company, shall be subject, for the first offence, to a fine of Five Shillings, for the second offence, to a fine of Ten Shillings, for the third offence, to a fine of Fifteen Shillings, and for every subsequent offence, to a fine of Twenty Shillings. And every Militia-man enrolled as aforesaid, appearing on Parade, who shall refuse or neglect to perform such Militia duty as shall be required of him, or shall, on the day of muster or training, depart from such Company, without leave from the Commanding Officer of the Regiment, Battalion or Company, to which he shall belong, shall forfeit and pay, for each and every offence, a sum not exceeding Twenty Shillings, and not less than Five Shillings, which fine shall be imposed by the Commanding Officer of the Company present, and on Parade.

Improper conduct of Militia-Men

Notice of fine

XXIX. And be it further enacted, That notice of the imposition of the fines aforesaid, shall be given by the Clerk or non-commissioned Officer, or such person as shall, for the time being, perform the duty of Clerk of the Company such Militiaman shall belong to, either personally, or in writing, left with the master, parent or wife, or with his child or servant, of the age of discretion.

Appeal against

XXX. And be it further enacted, That it shall and may be lawful for every Militia-man, upon whom a fine shall be imposed as aforesaid, within the period of four days, if he shall adjudge himself aggrieved, to appeal to a Board of Officers, to be formed as hereafter is directed, and any person or persons so appealing shall give notice thereof to the Clerk, or person doing the duty of Clerk, within the period hereinbefore limited.

Officers · neglecting to attend trainings

XXXI. And be it further enacted, That all Officers under the rank of Lieutenant-Colonel, who shall fail to attend any meeting of the Regiment, Battalion or Company, of Militia, to which they respectively belong, without reasonable excuse, to be adjudged by a Board of Officers, to be appointed as is hereinafter directed, for the purpose of hearing and determining appeals, shall respectively forfeit and pay, for each and every default, according to their rank, that is to say, if a Major, five pounds; if a Captain, three pounds; and if a Subaltern Officer, two pounds; which fines shall be sued for by the Adjutant of the Regiment or Battalion, and recovered in like manner as fines are that are imposed upon Militia-men for non-attendance. And out of the said fines, the said Adjutant shall deduct to his own use one fourth part for his trouble of collecting, and the other three fourth parts he shall pay over to the Quarter-Master of the Regiment or Battalion, to the use of the Regiment or Battalion.

[SECTION XXXII. REPEALED.]

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XXXIII. And be it further enacted, That all fines incurred by this Act for non-attendance, and imposed upon any Militiaman conformable to the provisions of the same, shall be recovered before any one of His Majesty's Justices of the Peace, not being an Officer of the Company to which the Militia-man belongs, which Justice of the Peace shall have no power to remit any such fine, but on proof that the delinquent Militiaman had the notice by this Act required of the imposition of the fine, and that he had not been relieved upon appeal, the said Justice shall issue process for collecting the same, as in cases of debt.

And Whereas, great inconvenience is experienced by reuson of the frequent changing of the Militia-men, of the Halifax Regiment of Militia, out of one Company thereof, into another.

XXXIV. And be it further enacted, That each and every Militia-man, of the Halifax Regiments of Militia, shall be bound to do and perform his several Militia Duties in and with that Company of Militia in which he is properly enrolled before the first day of April, in each and every year, to which Company he shall be deemed as belonging for the year next following such enrolment, any transfer of his residence within the limits of his Regiment or Battalion notwithstanding.

XXXV. And be it further enacted, That any Militia-man of the said Regiments or Battalions, who shall remove from the limits of the Company District, in which he is enrolled, shall, one week after the removal to another Company District, give notice to the Clerk of his Company of his new place of residence, and in like manner shall notify the said Clerk of any removal, and in case of neglect the said Militia-man shall for each offence forfeit and pay a fine of ten shillings.

XXXVI. And be it further enacted, That where Militia Guards shall be appointed for the purpose of watching and warding, that the said duties shall be equally and fairly distributed to and amongst, and equally and fairly borne by, each and every able bodied Man of the District, as well officers and those exempted from Militia Trainings, as others in his urn, according to a list or roster to be kept by the Commandng Officer of each Militia Company, and every person refusing or neglecting by himself, or sufficient Substitute, to perform his air term of watching and warding in manner, and at the time directed by the Commanding-Officer of his Company, shall forfeit and pay, for each and every neglect or refusal, a fine of ten shillings, to the use of the Company, and to be disposed of for the use and benefit of the Company in such manner as the Commanding-Officer of the said Company shall direct.

Provided always, That nothing in this Act contained shall extend or be construed to extend the number of days required Proviso

Removal of Militia-men from one Company to

Militia-men to give notice of removal

Watching and

for training, to be performed by Militia-men, between the ages of forty-five and sixty years, or to subject any Militia-man above forty-five years of age to any of the fines imposed by this Act for non-attendance at Company or Battalion trainings.

XXXVII. And be it further enacted, That where, from the exposed situation of the District, and the appearance or threatenings of the enemy, or by direction of the Governor, Lieutenant-Governor or Commander in Chief for the time being, Militia Guards shall be so appointed and kept, as that any Militia-man's duty of watching and warning shall exceed the number of six days or nights in any one year, it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, to cause every such Militia-man's service, over and above the said number of six days or nights, to be paid for out of the Treasury of the Province, according to the rate of Militia Pay, by this act allowed, upon such over service being duly stated and certified by the Commander of each Battalion or Regiment of Militia, respectively in manner and form as shall be prescribed by the said Governor, Lieutenant-Governor or Commander in Chief.

XXXVIII. And be it further enacted, That every person or persons who shall wilfully make, or cause to be made, any false alarm, shall forfeit and pay, for each and every offence, the sum of ten pounds, to be recovered by Bill, plaint or information, in any Court of Record in this Province: one half thereof to the person who shall prosecute for the same, the other half to the use of the Battalion, in the District of which

the offence shall be committed.

XXXIX. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, to draw, by Warrant from the Treasury of the Province, such sum and sums of money as may be necessary to defray the expense attending such Militia Courts of Inquiry, as the Governor, Lieutenant-Governor or Commander in Chief may, from time to time, think proper to form, for the purpose of enquiring into such charges, and allegations as may be exhibited against Militia Officers.

XL. And be it further enacted, That no established or Licensed Clergyman, or regularly ordained Minister of the Gospel, shall be liable to any of the provisions of this Act; and that the persons hereinafter named shall be exempted from all muster and trainings, (except such as shall receive commissions in the Militia,) viz :- The Members of His Majesty's Council; the Members of the Assembly, for the time being; the Chief-Justice, and Judges of Courts; the Attorney and Solicitor-General; Justices of the Peace, who have taken the Oath of Office; High Sheriffs, Coroners; the Secretary, Surveyor-General, and Treasurer of the Province; Officers

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of His Majesty's Customs, and of the Excise, and established Waiters; the Naval Officer and his Deputies; Physicians, and Surgeons, and Attornies at Law, Clerks, Storekeepers, and other persons, actually employed in the Civil and Military Departments of the Army, constant Ferrymen, (being licensed as such,) one Miller to each Grist Mill, Postmasters and Carriers, actually appointed and employed as such, and persons usually called Quakers, and duly certified as such by their Society. Provided always, that all persons so exempted from training, shall be at all times furnished with Arms and Ammunition, in manner prescribed by this Act, and under the like penalties, for neglect thereof, and shall be liable to attend all other duties, directed by this Act, for persons enrolled in the Militia, by themselves, or sufficient substitutes, excepting only the following persons, viz :- the Members of His Majesty's Council, the Judges of the Supreme Court, the Secretary of the Province, and persons commonly called Quakers, certified as such by their Society, for which exemptions, every such Quaker shall pay annually the sum of Twenty Shillings.

XLI. And he it further enacted, That if any Non-commissioned Officer or Private of any Company of Militia shall be guilty of drunkenness or contemptous behaviour, disobedience of orders, or shall otherwise misbehave himself at any muster or training, whether in Regiment, Battalion or Company, in such case it shall and may be lawful for the Officer commanding the Regiment, Battalion or Company, to cause such persons so offending, to be immediately apprehended and committed to the County Jail, for a time not exceeding three days, nor less than twelve nours, there to remain without bail or main-prize; and the Captain or Officer commanding such Regiment, Battalion or Company, shall, with the person to be committed, send to the Sheriff of the County or his Jailor, a Warrant, under his hand and Seal, for the receiving and keeping the said offender

in the words following, that is to say : To A. B. Sheriff of the County of

or his Jailor

pany

You are hereby required to receive C. D. of my who was guilty of on the day of in the year of Our Lord 18 at a muster or training, and him closely confine in your Jail, for the space of the time of his being delivered into your custody, and at the expiration whereof you are to release the said C. D, on his paying your fees, and this to you, or either of you, shall be your sufficient Warrant.

And on refusal or neglect of the said Sheriff or Jailor, to receive such person so committed, into his custody, he shall forfeit and pay the sum of Five Pounds, for each and every offence; and the Scrieant or Corporal, who shall be ordered by the Officer commanding the said Regiment, Battalion or Comor contempt-

pany, to escort the said offender to Jail, shall in case of neglect or refusal, be reduced to the ranks, and shall, for each and every such offence, forfeit and pay the sum of Forty Shillings, and each and every private, who shall be ordered by the Commanding Officer as a resaid, for the purpose of escorting the said offender, as aforesaid, who shall neglect or refuse to do the same, shall forfeit and pay the sum of Ten Shillings.

Appointment of Adjutant

His duty

Compensation to Adjutant

Appointment of Sergeants Corporals, Clerks, &c.

XLII. And be it further enacted, That there shall be an Adjutant appointed to each Regiment or Battalion in the Province, whose duty it shall be to attend at the place of assembling each Company, Regiment, Battalion and Detachment, of the Regiment or Battalion, when called out as aforesaid, then and there, under the direction of the Officer commanding, to inspect their Arms, Ammunition and Accoutrements, to superintend their exercise and manœuvres, and introduce a proper system of military discipline, agreeable to such orders as he shall receive, from time to time, from the Colonel or Commanding Officer of the Regiment or Battalion, and to do and perform such other duties and services suitable for an Adjutant, as the Colonel or Commanding Officer of the Regiment or Battalion shall, from time to time, order and direct, and that every such Adjutant shall be allowed, as a full compensation for all the service he is required to perform by this Act, the sum of Fifteen Pounds per year, to be paid out of the Provincial Treasury, by Warrants from the Governor, Lieutenant-Governor, or Commander in Chief for the time being, on the Certificate of the Field Officer, and a majority of the Captains of the Regiment or Battalion, and of the Inspecting Field Officer, if any, of the District for which the Adjutant may be appointed, that such Adjutant is duly qualified, and has attended all the Regimental and Company trainings, distributed the orders, and made up the returns of the Regiment or Battalion, and faithfully performed the other services prescribed by this Act.

XLIII. And be it further enacted, That the Captain or Officer commanding each Company, shall, and is hereby fully empowered, with the approbation of the Officer commanding the Regiment or Battalion, to nominate and appoint proper persons to serve as Sergeants, Corporals, Clerks, Drummers or Fifers, in the Company which such Captain or Officer commands, and so to displace them, and appoint others in their room; and if any person, so appointed, shall refuse to accept such appointment, he shall forfeit and pay a fine of Forty Shillings, and another shall be appointed in his room, who, in case of refusal, shall be liable to the same fine, and so on, until one do accept; and in case any Sergeant, Corporal, Drummer or Fifer, accepting such appointment, and refusing or neglecting the duty thereof, shall forfeit and pay, for each offence, Forty Shillings.

XLIV. And be it further enacted, That all Clerks of Com-

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panies, before they enter on the execution of their duty, shall Clerks to be take an oath before some one of His Majesty's Justices of aworn Peace, who is hereby authorized to administer the same. The form of Oath to be as follows, viz :-

I do swear truly to perform the office of Clerk of the Militia Company, under the Command of A. B. to the utmost of my skill and power in all things appertaining to my office, accord-

ing to Law. So help me God.

And the duties of Clerks of Companies shall be, to keep Registers of their respective Companies, to furnish the Non-Com- Duty of Clerks missioned Officers with lists of the men whom they are directed to warn for training, and other duties prescribed by this Act, and to take lists of the Companies as often as required by the Officers Commanding them; to attend Commissioned Officers making inspection of Arms; to attend all musters, and to prosecute for all fines, and sue for all penalties, incurred by this Act, applicable to the use of their respective Companies, when so ordered by the Officers commanding such Company; and such Clerk shall be allowed and paid one fourth of all fines and forfeitures he shall recover by virtue of this Act, as a reward for his trouble in doing the duties enjoined thereby, and shall be exempt from being drafted or ballotted for actual ser-

XLV. And be it further enacted, That if any Clerk of a Militia Company shall refuse or neglect to perform the duties Refusal to hereinbefore enjoined, he shall forfeit and pay for each offence, serve as Clerks or neglect of duty, a fine not exceeding Five Pounds, nor less than Twenty Shillings, to be prosecuted for by the Officer

commanding the Company.

XLVI. And be it further enacted, That it shall and may be lawful for the Colonel, or Officer commanding any Regiment or Battalion of Militia, to appoint a Sergeant-Major and Clerk, for such Regiment or Battalion (and in those Counties or Districts where, from local circumstances, the Regiment or Battalion cannot be assembled entire, one additional Clerk for such Division of said Regiment or Battalion, which cannot be assembled at the place of general rendezvous,) provided there be but one additional Clerk to any Regiment or Battalion, and to displace such Sergeant-Major and Clerks, and appoint others in their room, as he shall see occasion; and the Sergeant-Major and the Clerks, so appointed, shall be exempted from all ballotting for actual service; and the Clerks, so appointed, shall take the Oath for the faithful discharge of their duties, in manner as is hereinbefore prescribed for Clerks of Companies, and shall be subject to the same penaltics as the Clerks of Companies for any neglect of duty.

XLVII. And be it further enacted, That twice in every year viz : on or before the last day of March, and November, the

Appointment of Sergeant-Major, and Clerk to each Return of strength of Battalions

Return of Arms, &c.

Account of Fines collected and their application

Return of the strength of Companies with their Arms, &c.

Interruption of Militia in their exercise

Infirmities

Colonels or other Officers commanding Regiments or Battalions shall make out, and transmit to the Adjutant General of the Militia, for the information of the Governor, Lieutenant-Governor, or Commander in Chief, returns of the strength of their Regiments, Battalions or Companies; and also returns of of Arms, and an account of all fines, collected or paid to them, and of the expenditure thereof, with certified copies of the vouchers for each expenditure; and all Captains or Ufficers Commanding Companies are hereby required to make out and transmit to the Officer Commanding the Regiment or Battalion to which such Companies belong, twice in every year, viz : on or before the fifteenth days of March and November, annually, and as often further as required by the Commanding Officer of the Regiment, returns of the strength of their respective Companies, with fair rolls thereof, and also returns of Arms: all forms of returns prescribed by the Adjutant-General to be uniformly adopted; and any Officer guilty of wilfully making any false returns, shall be cashiered by the sentence of a General Court-Martial, to be appointed as is hereinafter directed, and shall moreover be liable to a fine not exceeding twenty pounds; and if any Colonel or other Officer commanding a Regiment or Battalion, shall neglect to make the returns required of him as aforesaid, he shall for every such neglect, forfeit and pay a fine of twenty pounds; and if any Captain or other officer commanding a Company, shall neglect to make the returns required of him as aforesaid, he shall forfeit and pay a fine of five pounds, for every such neglect.

XLVIII. And be it further enacted, That if any person shall wilfully interrupt any Regiment, Battalion, Company or Detachment, of Militia, at exercise, or on any duty prescribed by this Act, it shall and may be lawful for the Officer commanding such Regiment, Battalion, Company or Detachment, to confine such persons during the time of such exercise of duty [if necessary] to prevent the continuance of such insult or wilful interruption; and the person so offending shall forfeit and pay the sum of ten shillings for each and every offence.

XLIX. And be it further enacted, That when any person enrolled in the Militia shall complain to the Officer commanding the Regiment or Battalion to which he belongs, that, by reason of sickness or accidental or natural infirmity, he is unable to perform the Militia duties required by this Act, it shall and may be lawful for the Colonel, or Field Officer, to order a Board of one Field Officer, and two Captains, to enquire into and decide on, the said complaint; and it shall be lawful for such Board to apply, or to cause the party complaining to ap-

ply, to any able Physician or Surgeon, residing within the County or District to which the Regiment or Battalion belongs

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belongs, for his certificate or opinion respecting the nature and extent of the sickness or infirmity of the complainant, which opinion or certificate the said Physician or Surgeon is hereby required to give forthwith without fee or reward, under penalty of forfeiting Forty Shillings for each refusal or neglect; and, if after a full consideration of the said complaint, the Board shall report thereon to the Officer commanding the Regiment or Battalion, that the party complaining is really unable to perform the sald Militia dutles, the said commanding Officer shall grant a certificate thereof accordingly, which shall exempt the complainant from such duties so long as the disability shall exist, and every Physician or Surgeon who s. all give a certificate or opinion of the actual existence of any sickness, complaint or disability, of any Militia-man, knowing that such sickness, complaint or disability, is false or pretended, shall forfeit and pay a fine of Ten Pounds for every such offence.

L. And be it further enanted, That the Colonel, or Officer commanding any Regiment or Battalion, shall, once in every year, within the first fourteen days of the Month of March, and as often further as with the advice of three Captains of his Regiment, he shall judge fit, require the Field-Officers, Captains, and Officers commanding Companies, to meet at such time and place as he shall appoint, and there with them confer and take order for the better regulation of their Companies; for establishing and altering the limits of Company Districts; and prescribing the number of men in each Company ; appropriating such fines as, by this Act, are to be applied to the service of the Regiment or Battalion; and to make such rules and regulations as to them, or the major part of them, may seem meet, for the promotion of subordination and military discipline, in the Regiment or Battalion to which they belong; and all Officers shall yield obedience to the warrants or commands of their superior Officers, and shall observe such regulations, being in writing, as may be made at the Meetings herein prescribed, under a penalty not exceeding five pounds, to be adjudged at the next Meeting as aforesaid. always, That no Officer shall be bound by any regulation regarding his dress or appointments, unless two thirds of all the commissioned Officers of the Regiment or Battalion shall have concurred therein; and provided also, that an account of all fines, with their appropriations as aforesaid, shall, from time to time, be rendered to the Secretary's Office, by the Colonels, or other Officers commanding Regiments or Battalions, and subject to the like penalty for defaults; and that no rule or regulation made at any of the aforesaid meetings (excepting only such as may relate to the establishing the limits of Districts, and numbers of men in each Company, or to the appropriation of fines) or any warrant or command thereupon, shall be of any

Conferences of Officers, for better regulation of Militia

Dress of Offi-

force or validity, until the same shall have been transmitted to the Governor, Lieutenant Governor or Commander in Chief,

and shall have received his approbation.

Officers removing from the District to which their Battalions belong LI. And be it further enacted, That every Militia Officer who shall remove from the County or District to which his Regiment or Battalion belongs, or who from other causes is not attached to any Regiment or Battalion, but retains a commission in the Militia, shall be liable to sit on Courts-Martial, and to perform the other duties of his rank when thereto required by his superior Officer, and may in cases of necessity or vacancy be ordered to take his station in the Regiment or Battalion of the County or District in which he shall reside, and in case of refusal or neglect to obey such orders, such Officer shall be tried by a General Court Martial, and on conviction of such offence be deprived of his Commission.

Reduced Offi-

LII. And be it further enacted, That no Officer who has been, or hereafter may be, cashiered by the sentence of a General Court-Martial; no Officer who may hereafter resign his Commission in the Militia: and no Officer who has been heretofore dismissed His Majesty's Service, or who shall neglect within six months after the publication of this Act, to qualify himself for the duties of his station, (and shall upon the representation of the Commanding Officer of the Regiment or Battalion to which he belongs, and the Inspecting Field-Officer of the District, be on that account deprived of his Commission by the Governor, Lieutenant-Governor or Commander in Chief) shall be entitled to any rank or privilege from having held such Commission, or exempted from enrolment, or the performance of the duties of a private Militia-man.

Actual Servico

LIII. And be it further enacted, That the Governor, Lieutenant-Governor or Commander in Chief, shall be, and is hereby authorised and empowered, in case of any invasion or sudden attack made or threatened by His Majesty's enemies, to call into real service the Militia of the several Counties, or any part thereof, as he in his discretion shall think fit; and that the Militia or any part thereof so called into real service, by virtue of the provisions of this Act, shall and may be ordered to march from one County or part of the Province to another, on any necessary service occasioned by any such invasion or sudden attack made or threatened.

LIV. And be it further enacted, That in case of any invasion or sudden attack made or threatened to be made as aforesaid, in any County where the Commander in Chief cannot be immediately consulted, the Commanding Officer of the Militia

in such County shall have power, if he in his discretion shall think it absolutely necessary, to call out the Militia of such County, or any part thereof, into real service; and in case of any such invasion or sudden attack being made or threatened

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to be made, in any Town, Parish or District, in any County where the Colonel or Commanding Officer of the Militia of such County cannot be immediately consulted, the Officer commanding the Militia in such Town, Parish or District, shall have power, if he, in his discretion, shall think it absolutely necessary or expedient, to call out the Militia under his command, or any part thereof, into real service; and such Officer last mentioned shall forthwith report his proceedings, and the reasons and grounds thereof, to the Colonel or Commanding Officer of the Militia of the County, who is hereby empowered and required, in case he shall call out, or continue in real service, any part of the Militla under his command, forthwith to dispatch, if necessary, an express to the Governor, Lieutenant-Governor or Commander in Chief for the time being, notifying the danger, and the strength and motions of the enemy, and the said Colonel or Commanding Officer is hereby empowered to impress men and horses, boats, carts or waggons, as the service may require; and all expresses, so ordered, and the men so impressed, or owners of such horses, shall be allowed a reasonable compensation for such service, to be paid out of the Provincial Treasury, by Warrant from the Governor, Lieutenant-Governor or Commander in Chief, for the time being, with the advice of His Majesty's Council, and on certificate of such Colonel or Commanding Officer, and two Captains of the Militia of such County, that such expenses have been justly incurred.

LV. And be it further enacted, That when, in consequence of the order of the Commander in Chief, or in the cases hereinbefore mentioned, of the Colonel or Officer commanding the Militia of any County, or any part thereof, shall be called into real service in the County to which they belong-all duties to be performed, except in cases of great emergency, shall be regulated by rosters, to be kept of the Militia fit for duty, so that such service may be equitably distributed; and every Officer or person enrolled in the Militia, when called into actual service, is hereby bound and required to yield obedience to all lawful commands of his superior Officers, for mounting Guards, erecting Works, and other Military Services, for repelling, resisting or guarding against the attacks of the Enemy, under penalty of incurring the forfeitures appointed by this Act, for

disobedience of Orders.

LVI. And be it further enacted, That, as soon after the publication of this Act as the Governor, Lieutenant-Governor or the Commander in Chief for the time being, shall appoint, and thereafter in the time of War, between the tenth and twentieth days of March, in each and every year, unless otherwise directed by the Governor, Lieutenant-Governor or Commander in Chief for the time being, the Officers commanding the seve-

Regulation of duty in actual Service

Companies to into two classral Regiments or Battalions of Militia, shall cause the Captains or Commanding Officers of Companies, in their respective Regiments or Battalions, to divide the men enrolled in such Companies into two classes: the first class to consist of all the able men, from the age of eighteen to the age of forty-five years, inclusive, which is to be considered as the first class for service; and the second class to consist of men above the age of forty-five, and under the age of eighteen years, which is to be considered as the second class for service; and in case a sufficiency of Arms and Accourrements shall not be provided, at the expense of the Province, or otherwise, for arming the whole of the Militia, the men of the first class shall be completed with Arms and Accourrements, before any other persons shall be furnished therewith.

Rosters to be formed by ballot

LVII. And be it further enacted, That as soon as the classes shall be formed as aforesaid, the Commanding Officers of the respective companies shall cause a draft or ballot to be made of the first class, as hereinafter mentioned, for the purpose of framing a list or roster, by which the men of such class may be called into actual service, when required, that is to say: the names of each and every person in such class shall be written on separate pieces of paper, all, as near as may be, of equal size, which shall be rolled or folded up, as near as may be, in the same manner, and put into a hat, and therein be well mixed and shaken together; and in like manner, numbers from one to the extent of the number of men contained in such class, shall be written on distinct pieces of paper of equal size, as near as may be, and separately rolled or folded up, as nearly alike as possible, and put into another hat, and well mixed or shaken together; and two indifferent persons shall be nominated by the Commanding Officer of the Company, publicly to draw the same, and the said persons shall respectively begin by drawing out of each hat one of the said papers; and the Clerk of the Company, if present, or otherwise a person appointed to officiate as Clerk, shall form a list on a paper, to be provided for that purpose, and shall first set down thereon the name of the person first drawn out of the hat, and opposite to such name the number first drawn out of the other hat, and then the person appointed to conduct the drawing, as aforesaid, shall draw another name and another number, respectively, and the Clerk shall set down, as aforesaid, such name so secondly drawn, and opposite thereto, the number secondly drawn; and the drawing shall proceed in like manner, until the whole of the names and numbers of such first class shall be drawn and set down in writing, as aforesaid; and, from such list, the Clerk of the Company shall form a new list or roster, beginning with the name of the person against whom the number one stands in the list, and proceeding in numerical order to the name of the person who drew the last or highest number.

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LVIII. And be it further enacted, That the men enrolled in any Troop of Cavalry or Company of Artillery, shall be draft-

ed and classed for service in the manner hereinbefore prescribed for Compa ies of Regiments or Battalions. LIX. And be it further enacted, That when the Commanding Officers of any Regiment or Battalion, or of any Troop of

Cavalry or Company of Artillery, shall be ordered by the Governor, Lieutenant-Governor or Commander in Chief, to fur-

Cavalry and Companies to be classed

nish or embody any number of Men of his Regiment, Battalion, Troop or Company, for actual service, they shall be furnished in as exact proportion as possible to the number of effective Men of each Company or Troop; and each Company or Troop shall furnish its proportion of Men out of the first class, beginning with number one, in the list or roster formed by draft as aforesaid, and proceeding in the order as the names stand in such list or roster, until the numbers required are complete; and each and every person so liable to serve, unless prevented by sickness or other sufficient cause, shall go in his proper person, or find a sufficient substitute, to be approved of by the Officer commanding the Detachment, or the Field Officer of the Regiment; and, in case of any wilful absence, neglect or disobedience herein, of any person so liable to serve, he shall be confined by the Commanding Officer, and shall pay a fine of Ten Pounds, or remain in jail three months; and the person next on the list or roster shall be called out to serve in his place, who shall have the whole of the said fine, if he shall not neglect or refuse to go, or to find a sufficient substitute in his room, to be approved of as aforesaid; but if he also shall refuse or neglect, he shall be subject to the like fine and imprisonment; and the person then next in rotation on the list or roster, shall be called out to serve, who shall have the whole of the last mentioned fine, if he shall not neglect or refuse to go, or find a sufficient substitute as aforesaid, and so as often as such case shall happen. Provided always, and be it hereby declared, That the fines, if more than one, shall accumulate and be recoverable to the use of the Regiment or Batta- Fines lion, Troop or Artillery Company, wherein they have been incurred; and provided, that if any part of the Militia, in any Company, shall not be called out oftener than once within four years, no man who has been called out, and served in person, or by sufficient substitute, shall be liable to serve again, until

actual service

going fine, but in case he shall stand for service on the list, and shall refuse to go, or find a proper substitute, it shall be lawful for the Officer commanding the Company to which such Quaker belongs, to procure a substitute in his place, and

all the other effective Men of his Company shall have served

in their turns, personally or by substitute. Provided also, That no Quaker, duly certified as such, shalf be liable to the fore-

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such Quaker shall be liable to pay the expense of such hiring, so as the same do not exceed ten pounds, to be recovered be-

fore any two Justices of the Peace.

Removal of Militia-men from one Company District to another

LX. And be it further enacted, That when any Militia-man shall remove from one Company District to another, and shall be enrolled in the Company of the District to which he has removed, he shall fall in immediately before the person who has drawn the same number as the said Militia-man held in his former Company, and shall stand there ready to be called on for actual service, as if he had originally drawn such num-

ber in the Company to which he has so removed.

LXI. Provided always, and be it further enacted That when it shall happen that there are two or more sons residing in the house or family of their father or mother, and who shall have resided therein for one year preceding, then in case such sons shall stand on the list or roster aforesaid, so as to be liable to be ordered for service at the same time, one of the said sons shall be excused from serving; and the next on the list or roster shall be called out in his stead; and if any person aged sixty years or upwards, or any Widow having a son, grandson, or an apprentice, on whom he or she depends for support, living with such aged person or widow, for the space of twelve months before the ordering of any draft as aforesaid, such son, grandson or apprentice, shall be exempted from serving so long as he resides in the house or family of such aged person or widow, and contributes to his or her support.

And whereas, the drafting of Militia men employed as Clerks, Storekeepers, Mechanics or Labourers, in His Majesty's Ordnance Stores, and Naval or Careening Yard, and in the Civil and Military Departments of the Army, is frequently injurious to His Majesty's

Service ; for remedy thereof-

Exemption of Clerks, &c. in Government employ

LXII. Be it further enacted, That, whenever a proportion of the Militia of the Town of Halifax shall be called into service, it shall and may be lawful for the Colonel or Officer commanding the Regiment or Militia to which Clerks, Storekeepers, Mechanics or Labourers, belong, who are employed in His Majesty's Ordnance Stores, or in the Navy or Careening Yard, or in the Departments of the Army, to apportion the number of drafts such Clerks, Storekeepers, Mechanics and Labourers, which each of the said Departments respectively ought to furnish, and to procure good and sufficient substitutes in the place or stead of such Clarks, Storekeepers, Mechanics and Labourers, on the most reasonable terms, the amount of which cost and expense for procuring such substitues shall be duly assessed by the Colonel, Lieutenant-Colonel or Officer commanding the Regiment, with the assistance of two Captains of the said Regiment, on each Clerk, Storekeeper, Mechanic or Labourer, so employed in each of the aforesaid Departments respectively

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in proportion to the daily pay of each and every of the said Clerks, Storckeepers, Mechanics and Labourers.

LXIII. And be it further enacted, That each and every such Clerk, Storekeeper, Mechanic or Labourer, so assessed as afore- Refusal of said, shall, on due notice thereof, pay the amount of such rate Clerks, &c. to or assessment to the Officer commanding the Regiment, or to ment any person by him duly authorised to receive the same; and if any such Clerks, Storekeeper, Mechanic or Labourer, shall refuse or neglect to pay such rate or assessment, it shall and may be lawful for any of His Majesty's Justices of the Peace for the town of Halifax, on complaint of the Officer commanding the Regiment, and on due proof of such Clerk, Storekeeper, Mechanic or Labourer, having been notified of the amount of his rate or assessment, and of his neglect or refusal to pay the same, to issue his Warrant to any of the Constables of the Town of Halifax, directing them to levy by distress and sale of the Goods and Chattles of such Clerk, Storekeeper, Mechanic or Labourer, the sum so proved to be by him due and owing as his proportion, rate or assessment, aforesaid, with costs of suit, and for want of Goods and Chattles to commit such Clerk, Storekeeper, Mechanic or Labourer, to Juil, there to remain until the amount so specified in the Warrant be duly paid. Provided always, that nothing in this Act contained, shall exend, or be construed to extend, to prevent the said Clerks, storekeepers, Mechanics or Labourers, in each of the aforeaid departments respectively, from procuring substitutes agreeably to Law, or performing the aforesaid Militia duty in person, on due notice given to them of such duty, and on their declaring such their intention at the time of notification and carrying the same into effect.

LXIV. And be it further enacted, That whenever, agreeably to the authority granted by this Act, the Governor, Lieutenant-Governor, or Commander in Chief, or the Colonel or Refusal of Mi-Officer commanding any Regiment or Battalion, or Officer litia, when commanding in any Township, shall order any part of the Mi. ordered into itia into actual service, any non-commissioned Officer or Prirate, enrolled in the Militia, who shall neglect or refuse to obey such order, or shall not by himself or sufficient substitute, parch and proceed to perform such service as may be legally equired of him, that such non-commissioned Officer or Man ment or Company, to which such person belongs, and shall be subject to a fine of Ten Pounds, to be recovered before any two of His Majesty's Justices of the Peace for the County wherein the offence is committed, to be levied of his Goods and Chattles, by warrant of distress, under the hands and seals of such Justices, or, in default of such distress, to be liable to

ree months close imprisonment.

Pay of Militia when ordered into actual service

LXV. And be it further enacted, That whenever any part of the Militia of this Province shall be called out into actual service, the Officers, non-commissioned Officers, Trumpeters, Drummers, Fifers and Privates, shall be entitled to the same pay and allowances as the Officers, non-Commissioned Officers Trumpeters, Drummers, Fifers and Privates, of His Majesty's regular Troops respectively receive, to be reckoned from the day that they march from the rendezvous of their respective Companies, to go on actual service until they shall be dismissed by order of the Governor, Lieutenant-Governor, or Commander in Chief; and at the time of their dismission they shall be allowed respectively a number of days pay to defray their expenses to their usual places of residence, according to the distance, at the rate of fifteen miles per day. And the Militia, when called out into actual service, shall on their arrival at the first Military Post, or at the place of general rendezvous, where they are to be embodied into Regiments, Buttalions or Companies, be furnished with rations in the same manner, and on the same terms, as they are supplied to His Majesty's Troops.

LXVI. Provided always, and be it further enacted, That if the pay so to be allowed to persons under the rank of Commissioned Officers shall not amount to the rates of pay hereinafter mentioned, clear of all deductions, that is to say, to every Serjeant two shillings per day, to every Corporal, Trumpeter, Drummer or Fifer, one shilling and six pence per day; and to every private man, one shilling and three pence per day; it shall be lawful for the Governor, Lieutenant-Governor, or Commander in Chief at the monthly or other periods of paying the Militia, to cause the said deficiency to be made up to the Non-commissioned Officers, Trumpeters, Drummers, Fifers, and Private Men, out of the Treasury of the Province, and to draw his Warrants therefor accordingly, by and with the advice

and consent of His Majesty's Council.

Armed Boats may be provided

Pay of Ser-

geants, Corpor-

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LXVII. And be it further enacted, That in any County or or District exposed to the attack of the Enemy, by water, it shall and may be lawful for the General Sessions of the Peace, on presentment of the Grand Jury of such County or District, to asses such sum or sums of money, as may be so presented, for the providing of one or more armed Boats for the defence of such County or District; such Boat or Boats to be under the direction of the Officer commanding the Militia in such County or District, until by the Sessions, and on presentment of the Grand Jury aforesaid, such Boat or Boats shall be judged no longer necessary, when they shall be at the disposal of such Sessions, on the presentment of the said Grand Jury, for the benefit of such County or District.

LXVIII. And be it further enacted, That whenever the Colonel or Commanding Officer of the Militia in any County of District to order with when Enemy, Place, oplace, the Comman vided alon boar, such Borproceed

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oops. acted, That if rank of Comof pay hereino say, to eve-oral, Trumpeence per day; hree pence per nant-Governor, 🕯 periods of paymade up to the nmers, Fifers, ovince, and to with the advice

ny County or , by water, it s of the Peace, ity or District, so presented, or the defence to be under the in such Counentment of the be judged no sposal of such Jury, for the

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District where such Boats are provided, shall find it necessary to order the Boats so provided, or any other Boats or Vessels with which he may be furnished, to proceed in repelling the Enemy, or to the assistance of any neighbouring District or Pluce, or to be stationed as a watch for the defence of any such place, the Militia of such County shall, on the orders of such Commanding Officer, proceed in such Boats accordingly. Provided always, that the Officer commanding the Party of Militia on board such Boat or Boats shall have the command also of such Boat or Boats, and that the Militia shall not be obliged to proceed more than three leagues from the Land when so ordered.

LXIX. And be it further enacted, That if any person be Person wound-wounded or disabled upon any invasion or attack of the Ene-ed or disabled by the enacted my, he shall be taken care of at the expence of the Province, nemy

during the time of such disability.

LXX. And be it further enacted, That in case of invasion of Article of an enemy, or imminent danger thereof, when any part of the War Militia shall be drawn out and embodied for actual service in the manner hereinbefore directed, from the time that such part of the Militia shall be so embodied until they shall be discharged by order of the Governor, Lieutenant-Governor, or Commander in Chief, such of the Articles of War now in force for the Government of His Majesty's Forces in this Province, as the Governor, Lieutenant-Governor, or Commander in Chief, by and with the advice and consent of His Majesty's Council, shall consider applicable, and shall alter so as to render the same conformable to the restrictions hereinafter mentioned, shall be printed agreeable to such alterations, and such of the said Articles when so ultered and printed (until otherwise provided for by the Legislature) shall be judicially taken notice of by all Judges and all Courts whatsoever, and shall be binding on, and extend to, all the Officers, non-commissioned Officers, and private men, of the Militia embodied as aforesaid, in all cases whatsoever not provided for by this Act; which Articles of War, the Governor, Lieutenant-Governor or Commander in Chief, may cause to be made and published, as soon after the publication of this Act as he may think proper.

LXXI. Provided always, and be it further enacted, That no Courts-Mar-Officer serving in His Majesty's Regular Forces shall sit on any tial Court Martial, upon the Trial of any Officer, non-commissioned Officer or private man, serving in the Militia; nor shall any sentence of any General Court Martial extend to death, unless for desertion to the Enemy, for mutiny and sedition, for traitorous correspondence with, or traitorously delivering up to the Enemy, any Garrison, Fortress, Post or Guard; nor shall any man, serving in the Militia, be subject to be whipped, or otherwise corporally punished, in any case whatsoever, except by imprisonment, nor shall the sentence of any General Court

how employed

Martial be carried into execution until it has been approved of by the Governor, Lieutenant-Governor or Commander in

Chief, for the time being.

Governor to appoint Gene-Martial

Members of

Courts Mar-

tial to be

sworn

LXXII. And be it further enacted, That the Governor, Lieutenant-Governor, or Commander in Chief for the time being, shall have power, and is hereby empowered, by Warrant under his hand and seal, to constitute and appoint General Courts Martial, for the trial of all offences made cognizable by such Courts, by virtue of this Act, or which shall be made cognizable by such Courts, under such Articles of War as shall be publiseed for the government of the Militia, as hereinbefore mentioned; which Court shall consist of not less than thirteen commissioned Officers, the President whereof shall not be under the rank of Field Officer.

LXXIII. And be it further enacted, That in all trials by General Court Martial, every Officer, before any proceedings be had, shall take the following Oath, and the Judge Advocate is

hereby authorised to administer the same, viz:

I, A, B, do swear that I will duly administer Justice, accord-Form of Oath ing to the Laws of this Province, now in force for the better regulating the Militia, without partiality, favor or affection;

and I further swear that I will not divulge the sentence of this Court until it shall be approved by His Majesty, or some person duly authorised by him; neither will I, upon any account whatsoever, disclose or discover the vote or opinion of any particular Member of the Court Martial, unless required to give evidence thereof as a witness, by a Court of Justice, in a due

course of Law. So help me God. And no sentence of death shall be given against any offender, by such General Court Martial, unless twelve Officers shall concur therein, and the Governor, Lieutenant-Governor or Commander in Chief, shall have power to appoint any one of His Majesty's Justices of the Peace for said Province, or other, a fit person, to act as Judge Advocate at any such General Court Martial; and Provided always, that the Judge Advocate, previous to any proceedings had on the trial of any prisoner, takes the following Oath, to be administered by the President

of the Court Martial, to wit:

Form of Oath

Judge Advo-

cate to be

sworn

I, A, B, do swear that I will not, upon any account, at any time whatsoever, disclose or discover the vote or opinion of any particular Member of the Court Martial, unless required to give evidence thereof as a witness by a Court of Justice in a

due course of Law. So help me God.

Persons sentenced to death by a Court Martial

LXXIV. And be it further enacted, That no person shall be put to death under the sentence of a General Court Martial, until a Warrant, under the hand and seal of the Governor, Lieutenant-Governor or Commander in Chief, shall issue for the execution of such sentence: which Warrant shall direct

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the time and place, when and where the person sentenced to death shall be executed, and all sentences of death shall be executed by either shooting or hanging the offender, as the same may be directed and ordered in the said Warrant, which Warrant shall be a sufficient justification to the Officer or Officers to whom the same may be directed, and to all those lawfully employed under them in executing such sentence. Provided always, that previous to any persons being put to death, pursuant to the sentence of a General Court Martial, such sentence, and the Warrant for the execution thereof, shall be publicly read in the hearing of the bye-standers, at the time and place appointed for such execution.

LXXV. And be it further enacted, That no Officer under the rank of Captain, shall sit upon a Court Martial for the tri-

al of any Field Officer.

LXXVI. And be it further enacted, That General Courts Martial shall have power, and they are hereby empowered, upon appeal being made from the sentence of Regimental Courts Martial, to enquire into, and to confirm or annul, the said sentence, as to the same Court shall appear fit and right; and in case it shall appear to the Court that an appeal hath been made without any sufficient cause by a person sentenced by such Regimental Court Martial, then and in that case the said General Courts Martial shall have power, and they are hereby empowered, to increase the punishment of such appellant by imprisonment in the Jail of the County, where such appellant doth reside, for a time not exceeding thirty days.

LXXVII. And be it further enacted, That Officers commanding Regiments, Battalions or Detachments, not under the rank of Captains, shall have power, and they are hereby empowered, to order a Regimental Court Martial for the trial of all offences cognizable by such Court, under and by virtue of this Act, or any other Act made, or that shall be made, for the better regulating the Militia, and that such Regimental Court Martial shall consist of five members at the least, the Presi-

dent whereof shall not be under the rank of Captain.

LXXVIII. And be it further enacted, That the said Regimental Courts Martial shall have power, and they are hereby empowered, to fine or imprison offenders for offences, made by Law cognizable by such Court, in their discretion, according to the nature of the offence-provided that the fine, to be by them imposed, shall in no case exceed the sum of five pounds; and the imprisonment shall in no case exceed thirty days.

LXXIX. And be it further enacted, That no sentence of a Regimental Court Martial shall be executed, until the same shall be approved of and confirmed, by the Officer commanding the Regiment, Battalion, or Detachment of Militia, in which the person prosecuted shall serve, nor shall the same be execined without an order under the hand of such commanding Officer, for that purpose.

Rank of Officers compos-Martial

Power of Regimental Courts-Mar-

Regimental Courts Martial

Sentence of Regimental Conrts Martial

Execution of

Witnesses to be sworn LXXX. And be it further enacted, That all Courts Martial shall have power, and they are hereby empowered, to administer an Oath to Witnesses, in the same manner as is accustomed by the Court Martial in the British Regular Army; and to punish all and every person or persons for contempt of the Court, by disobedience of its orders, made in pursuance of the power and authority vested in them; or gross abuse of the said Court, in presence of the said Court, by fine or imprisonment, so as the said fine by them imposed shall in no case exceed the sum of five pounds; and the imprisonment shall in no case exceed twenty days.

Consanguinity of Members of Courts Martial to delinquents LXXXI. And be it further enacted, That no person shall sit as a Member of any Court Martial for the trial of any offender, who shall be related, within the fourth degree, either to the prosecutor, or to the person or persons prosecuted; nor shall any accuser sit as a Member of the Court for the trial of

the person accused.

Quarter Mas-

LXXXII. And be it further enacted, That the Quarter Master of every Regiment or Battalion shall, before he commences the duties of his office, give bond with two sufficient sureties to the Colonel or Officer commanding such Regiment or Battalion, for his faithful discharge of such duties, and for his duly accounting for and applying all monies he may receive by virtue of this Act, and for all Provisions and Stores he may receive as Quarter Master of such Regiment or Battalion; and the Quarter Master of every Regiment or Battalion shall receive all fines and forfeitures applicable to the service of his Regiment or Battalion, for collecting, receiving and paying over, which he shall be entitled to a commission of ten per cent. to be allowed in his General Accounts; and such Quarter Master shall annually, at the General Meeting of the Commissioned Officers of the Regiment or Battalion to which he belongs, and three times further if thereto required by the Officer commanding such Regiment or Battalion, exhibit fair accounts of the receipt and disbursement of all monies coming into his hands for the use of his Regiment or Battalion, and it shall and may be lawful for every Quarter Master with the approbation of the Officer commanding the Regiment or Battalion to which he belongs, to appoint a Quarter Master Sergeant, and with the like approbation to remove him, and to appoint another in his stead; and the Quarter Master shall be, and he is hereby made, responsible for all monies applicable to the use of the Battalion or Regiment which shall come into the hands of such Quarter Master Sergeant.

Desertion from actual service [SECTIONS LXXXIII & LXXXIV, REPEALED.]

LXXXV. And be it further enacted, That if any person or persons whomsoever, shall encourage, persuade, entice, procure, or endeavour to encourage, persuade, entice, or procure,

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any non-commissioned Officer or private man of the Militia on actual service, to desert, or shall harbour, conceal or assist, any deserter from the Militia, on actual service, knowing him to be such, it shall and may be lawful for the Commanding Officer of the Regiment, Battalion, Company or Detachment, to which such non-commissioned Officer, Private Man or Deserter, may belong, at his option, to cause the person or persons so offending to be prosecuted, by information, in His Majesty's Supreme Court, or before two of His Majesty's Justices of the Peace, according to the nature and circumstances of the case. And if the person or persons, on such prosecution in the Supreme Court, shall, by a verdict of a Jury, be convieted of any or either of the foregoing offences, such person or persons shall severally forfeit and pay, for each and every offence, a sum not exceeding twenty pounds, or be liable to close imprisonment for a term not exceeding the term of three months; and if such prosecution shall be earried on before two of His Majesty's Justices of the Peace the person or persons who, on the oath of one or more credible witnesses, shall be eonvicted by such Justices, of any or either of the said offences shall severally forfeit and pay, for each and every offence, the sum of five pounds, and in default of such payment, such offender or offenders shall, by such Justice, be committed to Jail, and closely confined for a term of twenty days, or until he, she or they, shall pay and discharge the said penalty of five pounds, together with the eost of prosecution.

LXXXVI. And be it further enacted, That if any action shall be brought against any person or persons for any thing done in pursuance of this Act, such action or suit shall be commenced within three months next after the fact committed, and not afterwards; and the defendant or defendants, in any such action or suit, may plead the general issue, and give this Act, and the special matter, in evidence at any trial, to be had

thereupon.

LXXXVII. And be it further enacted, That so many Sections of this Act as the Governor, Lieutenant-Governor, or Commander in Chief for the time being, shall from time to time, order and appoint, together with the Articles of War, when made and published, shall be read so many times in each year as the Governor, Lieutenant-Governor or Commander in Chief shall direct.

LXXXVIII. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, from time to time, to commission and appoint proper Officers to inspect and command all the Regiments or Battalions of the Militia throughout the Province, or to limit the command and inspection of such Officers to a particular number of Regiments or Battalions, or to the

Prosecution for any thing done in pur-

Sections of the Act, and Articles of War to be read

Appointment of Inspecting Field Officers

Volunteering in defence of New-Bruns-

inspection and command of all the Militia in particular divisions of the Province, or particular Counties or Districts, as may be considered most convenient, fit and proper; and all such Officers, when so commissioned and published in General Orders to the Militla, shall be obeyed in all things lawfully by all persons who shall be so placed under their respective commands.

LXXXIX. And be it further enacted, That it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, to accept the voluntary service of any one or more of the embodied Militia men of this Province, for the defence of the neighbouring Province of New Brunswick, against the common Enemy; and such Militia men, while serving in the said Province of New Branswick, shall be subject to, and governed by, the Laws and Regulations made for the ordering and government of the embodied Militia of this Province, and to none other.

Negro Militia men

XC. And be it further enacted, That all Negro Militia men, or People of Colour, commonly so called, shall be set apart by the Commanding Officer of each and every Regiment or Battalion respectively, and formed into District Companies, or Bands of Pioneers, as their numbers may admit, to be commanded by such trusty non-commissioned Officer of Colour or otherwise, as the said Commanding Officer may appoint; under which non-commissioned Officer such Companies, or Bands of Pioneers, shall assemble and train at such times as the Commanding Officer of the Regiment or Battalion shall direct, so as that no greater share of Militia Training, or other Militia Duty, be imposed on such Men of Colour, than is or may be authorised by this or any subsequent Acts to be imposed on other Militia men.

XCI. And be it further enacted, That all persons enrolled in, and belonging to, the Fire Engine Companies, and Fire Men, of the Town of Halifax, certified by the Captains of such Companies respectively, shall, in consideration of their services as Engine and Fire Men, be exempt from the performance of Militia Trainings, during the continuance of this Act.

XCII. And be it further enacted, That all and every, Act and Acts heretofore made and passed relative to the Militia of the Province, together with all additions to, and amendments and alterations of, the said Acts, shall be, and the same are hereby repealed; and the Militia, raised by virtue of the said former Acts shall be subject to all the provisions and regulati-

ons herein contained, in lieu thereof.

XCIII. And be it further enacted, That this Act shall be and continue in force for one year from the publication hereof, and from thence to the end of the next Session of the General Assembly, and no longer.

Fire Engine men exempted from Militia Trainings

Repeal of all other Militia Laws

Continuation of Act

as may be i such Officeral Orders y by all personmands. all and may nmander in service of is Province, New Brunsfiltia men, ick, shall be tions made d Militia of

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Militia men, set apart by ent or Batnpanies, or o be comof Colour by appoint; upanies, or ch times as ion shall dig, or other than is or to be im-

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in AcT for the better protection of the Province, by providing an efficient Militia Force.

(Passed 30th March, 1839.) E it enacted, by the Lieutenant-Governor, Council and Assembly, that the Act, passed in the first and second ear of the Reign of His late Majesty King George the Fourth, ntitled, An Act to provide for the greater security of this Proince, by a better regulation of the Militia, and to repeal the

filitia Laws now in force, except the twenty-seventh, thirtyecond, eighty-third, and eighty-fourth Clauses or Sections of he said Act, and except so far as the same is, or may be altered r amended by this Act, shall be, and the said Act, and every natter, clause and thing, therein contained, except as before cepted, are hereby revived and continued, and declared to

e in full force and effect for one year, and no longer.

II. And be it further enacted, That when the Captain or fficer Commanding any Company of Militia, shall accept of n excuse offered by any Man of the Company, for not attendg any Company, Regimental, Battalion, or other Meeting or uster for Training, or Drill, he shall, if required by the Offier Commanding the Regiment, or Battalion to which such ompany belongs, make a report to him in writing, of the naire of the excuse so offered and received by the said Captain or Officer Commanding the said Company, and upon neglect r refusal to make such report he shall forfeit and pay Two ounds and Ten Shillings.

III. And be it further enacted, That if any field Officer of my Regiment or Battalion, or Captain or Officer Commanding any Company, shall neglect to attend any Board or Meeting of Officers, established and required by the Act hereby rerived, continued and amended, or by this Act, when ordered by the Officer Commanding the Regiment or Battalion to which ich Officer may belong, without reasonable excuse, to be addged by the Board of Officers appointed under the said Act, under this Act, he shall, for each offence, forfeit and pay e sum of Two Pounds Ten Shillings.

IV. And be it further enacted, That all Bonds to be taken malating to the Arms of the Militia, under the said Act hereby vived, continued and amended, shall be lodged with, and b bt by, the Officer Commanding the Regiment or Battalion to Commanding which such Arms belong, instead of the Clerk of the Peace, as by said Act directed; and in case any Bond for the return of rms shall be lost or mislaid, it shall and may be lawful for the If Bond be Officer Commanding the Company to which such Militia man belonged, when the Arms were received by him, to give to such Militia man, upon his returning the said Arms, in proper the Arms

Act 1 and 2, Geo. IV. revived, (except 27, 32, 83 and 84 claus-

Excuse for non-attending meeting for Drill

Report of exmade by Capt. to Commander of Battalion under penalty of £2 10s.

Field Officer &c. neglecting to attendBoard of Officers to forfeit £2 10s.

Bond relating to Arms to be lodged with the Officer the Regiment

lost a receipt be given upon If Militia-man refuse to deliver up-Arms, &c. he shall forfeit £5

Fine for refusing to peform Duty when appearing to be imposed by the Commander of the Regiment

Clerk's Book to be always ready for inspection by Officers

Persons neglecting to enrol themselves liable to Fines and Forfeitures

Militia men on Duty entitled to have a passage across a Licensed Fersy exempt from charge order, a receipt for the same, which receipt shall cancel and discharge the said Bond, and in case any Militia man shall refuse to deliver up such Arms and Accourrements as he may have received, upon the tender of such receipt made to him, he shall forfeit and pay the sum of Five Pounds.

V. And be it further enacted, That the Fine to be imposed upon every enrolled Militia man appearing on Parade, who shall refuse or neglect to perform Militia Duty, or shall depart from his Company, without leave from the Commanding Officer of the Regiment, Battalion or Company, to which he shall belong, under the twenty-eighth Section of the said Act hereby revived, continued and amended, shall be imposed by the Commanding Officer of the Regiment, Battalion, or Detachment thereof, then present on Parade, instead of by the Commanding Officer of the Company, as enacted by the said Section.

VI. And be it further enacted, That the Book mentioned in the second Clause or Section of the said Act hereby revived, continued and amended, and thereby directed to be kept by the Clerk of each Company of Militia, for the Registry of the Names of the Men belonging to such Company, shall be ready at all times, as well for the Inspection of the Commanding Officer of the Regiment of Battalion to which such Company belongs, as for the Inspection of the Commanding Officer, and other Officers of such Company.

VII. And be it further enacted, That in all cases, hereafter, where any person liable by Law, to be enrolled for Militia Duty, within any County, Town or place, in this Province, shall neglect to enrol himself, or cause himself to be enrolled in some Company, agreeably to the said Act hereby revived, continued and amended, and shall be absent from any Militia Muster or Training, which such person ought to have attended, and, had his name been enrolled, would have been summoned to attend, such person shall be liable not only to the Fines and Forfeitures by the said Act imposed on any person so neglecting to enrol or cause himself to be enrolled in some Company of Militia, but shall also, over and above such Fines and Forfeitures, be liable to all Fines and Forfeitures by the said Act or by this Act imposed on any Militia man for non-attendance at every Militia Muster or Training from which such person may have been so absent as aforesaid, as if such person had received due notice of such Muster or Training.

VIII. And be it further enacted, That whenever it shall or may be necessary for any person or persons in going and returning to and from his or their place or places of abode, for the purpose of attending any Militia Muster or Training, or any other Militia Duty, to cross any Ferry, where there shall be a Licensed Ferryman, such person or persons shall be entitled

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never it shall or n going and res of abode, for Training, or any there shall be a hall be entitled to, and have, a passage across such Ferry, in the Boat or Boats there usually plying, free and exempt of and from all cost, charge or expense, whatsoever.

And whereas, from the recent occurrences on the frontier of Preamble the Province of New-Brunswick, it has become necessary, to provide for the embodying, and actual service, of a portion of

the Militia, as emergency may require:

IX. Be it therefore enacted, That, at any time, and as often as the Governor, Lieutenant-Governor, or Commander in Chief for the time being, shall appoint and order any Colonel or Officer commanding any Regiment or Battalion of Militia, or Company of Artillery, or Troop of Cavalry, formed or to be formed in this Province, to whom any order for that purpose shall be made, and transmitted by the Governor, Lieutenant-Governor or Commander in Chief for the time being, shall cause a full and accurate enrolment of such Regiment, Battalion, Troop or Company, to be prepared, and have the same divided into classes, and lists or rosters made of the men enrolled, as provided and enacted by the fifty-sixth and fifty-seventh Clauses or Sections of the said Act hereby revived, continued and amended.

X. And be it further enacted, That upon any emergency arising, whether from invasion or attack made or threatened upon this Province, or upon the Province of New-Brunswick, or upon danger of such invasion or attack upon this Province, or the Province of New-Brunswick, it shall be deemed necessary to call into actual service, and embody, any portion of the Militia of this Province, it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to order and direct the Colonel or Officer commanding any Regiment or Battalion of such Militia to furnish two hundred men for every six hundred men of the first class, or in the like proportion for any greater or less number of men of the first class of which such Regiment or Battalion shall or may be composed-such men to be furnished either from the Drafts of such Regiment or Battalion, agreeably to the fiftyninth Section of the said Act hereby revived, continued and amended, or by such men of the first class who may volunteer from such Regiment or Battalion.

XI. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to select and appoint from, and out of, the Regiment or Battalion to which the same may belong, as he shall judge necessary, a Captain or Captains and Subalterns, as Officers to command each draft or body of Men so furnished; and also to form any number of such Bodies furnished by several and different Regiments or Battalions, or any portions thereof which may be called out into one Regi-

Colonel of any Regiment of Militia if required by the Governor shall cause an enrolment of such Regiment to be prepared.

Upon any emergency from invasion of Province to direct the Commander of any Regiment of Militia to furnish 200 men for every 600 of which the Regiment is composed

Gov.empowered to apppoint Officers to command each Draft of men so furnished & to form the Drafts into Regiments or Battalions & to appoint Staff Officers

ment or Battalion for actual service, and to appoint from any such Regiment or Battalion, or otherwise, as he may deem fit, Field and Staff Officers, and an Adjutant for the same, and to order every body of men so furnished, or portion thereof, called out and required, into Barracks or Camp, and to adopt such measures to render the same efficient for actual service as he may deem necessary.

XII. And be it further enacted, That when so called into actual service, all such Bodies of Militia men, or portions thereof, so called, shall be subject and liable to the same penalties, and to all the regulations and enactments made in the said Act hereinbefore revived, continued and amended, for the government, control, and discipline of Militia, who might be called into

actual or real service under the said Act.

XIII. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, to order and direct such Drafts to be made, and such Bodies of Men, or such portions thereof, to be furnished by such and so many Regiments and Battalions of Militia, and from time to time, or at one time, as he may judge

meet and expedient.

XIV. And be it further enacted, That, upon calling out any Body of Militia into actual service, it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, to direct the necessary messures to be adopted for ascertaining the ability and fitness of every Man composing such Body of Militia, to perform his duty on actual service, and if any Man shall be found unable, from bodily incapacity, to perform his duty on actual service, such Man shall be discharged, and the Officer Commanding the Regiment or Battalion by which such Man shall have been furnished, shall be directed to provide another Man in his place, if such Man so discharged be a substitute, by directing the person for whom such Man shall have been substituted, to furnish another substitute, under the penalty by the said Act imposed, for neglecting or refusing to go into actual service, or find a substitute, or, if the Man have been originally drafted from the Regiment or Battalion, to take another Man from the draft of such Regiment or Battalion, being the next Man standing for actual service in the Company from which the Man so discharged shall have been drafted, who shall go or find a substitute, under the same penalty by the said Act impos-

ed, for neglect or refusal so to do.

XV. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, to direct and order any such Bodies or Drafts of Men to be selected, and the names returned to him, and to direct and order such Bodies or Drafts to be

Drilled

Governor to order drafts to be made from so many Regiments as he may judge

Militia in actu-

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The ability & fitness of every man to perform his duty in actual service to be ascertained

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Governor authorized to direct drafts to be drilled without calling them into actual Service Drille service and to orders cessar wise. shall n that me Squad vel me such S Drill, I twelve meetin

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Drilled and Disciplined, without calling such Men into actual service, and to select and appoint Officers to Command them, and to direct such measures to be adopted, and to make such orders, rules and regulations, for that purpose, as may be necessary, by Drilling such Men in Squads, Companies or otherwise. Provided always, that the whole number of days' Drill shall not exceed fifteen in any one year; and provided also, that no Militia man shall be required to attend Drill at any Squad Drill for more than three hours in one day, nor to travel more than four miles from his own home, to attend any such Squad Drill, nor to attend any Company meeting for Drill, more than four hours in one day, nor to travel more than twelve miles from his own home, to attend such Company meeting.

XVI. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to make rules and regulations for the Drilling and disciplining the remainder of the Militia, besides such Drafts, if he shall deem it necessary and proper so to do; provided that the number of days' drill prescribed by such rules and regulations shall not exceed three days in any

XVII. And be it further enacted, That if any Militia man, being duly notified, shall neglect to attend at any Squad meeting, without sufficient excuse, to be judged of by the Commanding Officer of his Company, every Militia man so offending, shall forfeit and pay for every such offence, a fine not exceeding 'Ten Shillings; and for each and every refusal or neglect to attend at any Company or Regimental or Battalion Meeting, such fines as are now imposed by the Act hereby revived, continned and amended.

XVIII. And be it further enacted, That it shall and may Board of Offibe lawful for the Lieutenant Colonel or Officer Commanding cere each Regiment or Battalion, from time to time, as occasion may require, to form a Board of Officers of such Regiment or Battalion, consisting of one Field Officer and two Captains, or of three Captains, or of two Captains and three Subalterns, or of one Captain and four Subalterns, for the purpose of hearing and determining all appeals which shall be made by any Militia man, as directed by the thirtieth Clause or Section of the Act hereby revived, continued and amended.

XIX. And be it further enacted, That the said Board shall have power to remit consistency eany Fine, only on proof of sickness of the man fined, or of sickness in his family, requiring his personal attendance, or of unavoidable accident, rendering it impossible for him to reach the place of Muster or Excuse, Training, or the sudden occurrence of urgent business, the neglect of which would have proved of serious injury to the af-

Whole number of days drill not to exceed fifteen days in one

Governor to make rules for drilling the Militia generally

Number of day's drill not to exceed 3 days

Fine for not attending Squad Meeting

fairs of such Man, and which could not have been postponed to another time, and all such fines which shall be confirmed by the said Board, or a majority thereof, shall be certified by said Board, in a Schedule to be signed by the President of said Board.

XX. And beit further enacted, That the twenty-ninth and thirtieth Sections of the said Act hereby revived, continued and amended, shall apply to all Fines for non-attendance at

Musters or Trainings imposed by this Act.

XXI. And be it further enacted, That in all cases of appeal to a Board of Officers as hereinbefore mentioned, the notice of such appeal directed by the said thirtieth Section of the said Act hereby revived continued and amended, shall be given in writing, and shall be defore the Board of Officers at their Meeting, and notice of the same shall have been so given in writing, and notice of the time and place of meeting of the said Board, shall be given by the Clerk of the Company, to any Militia man who shall have given notice of such appeal.

XXII. Provided always, and be it further enacted, That if, when notice of the imposition of the fine or fines shall be given as required by the twenty-ninth Section of the said Act hereby revived, continued and amended, a Board of Officers for hearirg appeals shall or may have been appointed; and such notice shall be in writing, and in addition to the notice of the imposition of the fine or fines, shall also contain a notice that a Board of Officers has been appointed, and will meet at some certain time, not to be less than four days after service of such notice, and at some certain place—such time and place to be respectively mentioned in such notice for hearing appeals, then no further notice shall be requisite either from the man desiring to appeal or from the Clerk of the Company, but at the time and place appointed, any man receiving such notice may, and if he desires to appeal, is hereby required to attend, and shall be entitled to have his appeal heard and determined; and the said Board shall proceed in the same manner, as if such man had given the notice of appeal before mentioned.

XXIII. And be it further enacted, That all fines imposed on any Militia man by this Act, or by the Act hereby continued, revived and amended, for non-attendance at any Muster or Training whatsoever, shall be recovered before any one of Her Majesty's Justices of the Peace; not being an Officer of the Company to which such Militia man belongs, and not having sat on any Board of appeal, who shall have determined on the Fine or Fines for which the action shall be brought, in the name of the Commanding Officer of such Company, by an action, as if the same were a debt due to such Commanding Officer, in which action the Clerk of the Company may be, and is

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Act. XXV

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29th & 80th Sections of the Act revived shall apply to Fines

Appeal

Notice of appeal
Notice to be
given by Clerk
of Company to
person appealing of time &
place of meeting of Board

Notices

Fines imposed for non-attendance to be reeovered before one Justice of the Peace in the name of the Commander of the Company The Clerk of the Company a competent

witness

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l cases of aptioned, the noa Section of the nded, shall be loard of Officers l Board consie been so givof meeting of e Company, to such appeal. nacted, That if, s shall be given

said Act hereby ficers for hear-; and such nootice of the ima notice that a meet at some service of such and place to be ig appeals, then the man desirny, but at the ich notice may, to attend, and etermined; and ner, as if such

tioned. fines imposed hereby continu. t any Muster or any one of Her Officer of the and not having ermined on the prought, in the ompany, by an commanding Ofy may be, and is

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hereby declared to be, a competent Witness, and such Justice shall have no power to remit any such fine or fines, but on proof that the said Militia man had notice of the imposition of such fine or fines, or such notice as in the last preceding section mentioned, and that no appeal was made, or that the Board of Officers have not relieved the said Militia man on Judgement to appeal shall give judgment for the amount of the said fine or fines, with costs, and issue execution as in cases of aebt. Provided always, that if any Militia man shall be committed under such execution to Jail, and shall apply for relief under any Act or Acts for the relief of Insolvent Debtors, such Militia man, if found entitled to his discharge under such Act or Acts shall not be immediately discharged, but shall be remanded, and shall suffer two days imprisonment for every Five Shillings of the amount of such Fine or Fines.

XXIV. And be it further enacted That, if any non-com- If non-commissioned Officer or Private in any Regiment, Battalion, Company, or Squad of Militia, shall be guilty of disobedience of orders, drunkenness, contemptuous or insulting behaviour, to any Officer or Officers while engaged in Militia dcty of any kind, or on any occasion whatsoever, the Commanding Officer he is to be apthen present shall apprehend, or cause to be apprehended, such non-commissioned Officer or Private, and commit him to Jail, for the time and in the manner prescribed by the fortyfirst Clause or Section of the said Act hereby revived, continued and amended; and any Sherlff or Jailor, on neglect or refusal to receive such offender into his custody, and any Serjeant, Corporal or Private, on neglect or refusal to escort such shall be liable offender to Jail, shall be liable to the like pains, penalties and to penalties forfeitures, to which they are now severally liable for the like offence, under the said forty-first Clause or Section of the said

XXV. And be it further enacted, That each and every Militia man, duly enrolled according to the provisions of the said Act hereby revived, continued and amended, and who shall have received notice of, or have been required to attend any Militia Muster or Training, shall be wholly free and exempt from arrest under and by virtue of any civil process, during the days on which such Muster or Training shall take place; provided he shall attend the same, or shall be proceedng from his place of residence towards the place of such Muster or Training, for the purpose of such attendance, or returning therefrom; and every such arrest, if made, is hereby declared to be wholly void, and every Sheriff or other Officer, actually making such arrest, shall be subject and liable to an action for damages at the suit of the party who shall be so arrested.

XXVI. And be it further enacted, That whenever any Re- When Militia riment, Battalion, Detachment, Company or Squad, of Militia meet on duty

be given for the amount of

cer or private be guilty of improper conduct while on duty prehended & committed to

Any Sergeant, to escort offen-

Militia men while on duty to be free

men, the Command-

ing Officer to direct them to re-assemble at another day to be named by

Fines not exceeding £3 to be sued before any one Justice of the Peace

When exceeding £3 before two Justices from a Militia man in the name of the Commander of the Company

The Clerk a competent witness

When recoverable from an Officer in the name of the Adjutant

No Justice of the Peace to receive any fee, &c. for Service under this Act

No prosecution to be brought under this Act after 3 menths

Process for the recovery of fines may be amended Persons exempted from training when Drafts ordered from Drill

men, shall be met at Muster or Training for Drill, it shall and may be lawful for the Commanding Officer then present, to order and direct such Regiment, Battalion, Detachment, Company or Squad, to re-assemble on any other day then to be named by him, and on which day such Regiment, Battalion, Detachment, Company or Squad, may be compellable by Law to assemble, and such order and direction shall be deemed good and sufficient notice to every Militia man who shall have

been duly notified of the first day's Muster or Training.

XXVII. And be it further enacted, That all fines imposed by this Act, or by the Act hereby revived, continued and amended, the mode of recovering which is not otherwise directed or prescribed by this Act, or the said Act hereby revived, continued and amended, when not exceeding Three Pounds, shall be sued for, and recovered by information or Suit, before any one Justice of the Peace, and when exceeding Three Pounds, before any Two Justices of the Peace, if recoverable from any Militia man in the name of the Officer Commanding the Company to which such Militia man belongs, and in which information or suit the Clerk of the Company shall be, and he is hereby declared to be, a competent witness, and if recoverable from any Officer in the name of the Adjutant of the Regiment or Battalion to which such Officer belongs, and upon due conviction, the amount of the fine or fines, with costs, shall be levied by warrant of distress on the Goods or Chattles of the party offending, or if he have not Goods and Chattles to satisfy such warrant, he shall be committed to Jail for such specific time as hereinbefore, or in and by the said Act shall or may be prescribed and directed, or if no specific time be so prescribed, then for two days for every Five Shillings of the amount of such fine or fines.

XXVIII. And be it further enacted, That no Justice of the Peace shall hereafter take, have, or demand or receive, any fee, charge or reward, whatsoever, for any service done and performed by him in that capacity, under and by virtue of any of the provisions of this Act, or the Act hereby revived, con-

tinued and amended.

XXIX. And be it further enacted, That no person or persons shall be prosecuted by virtue of any Clause of this Act, or of the Act hereby revived, continued and amended, for any breach thereof, after the expiration of three months from the commission of the offence.

XXX. And be it further enacted, That any writ or process for the recovery or enforcing of any fine or fines, may be amended in any particular, until final judgment rendered.

XXXI. And be it further enacted, That when any draft or body of Men shall, by the Governor, Lieutenant-Governor, or Commander in Chief, be ordered for drill, none of the persons

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exempted from Training or Muster under the fortieth section of the Act hereby re vived, continued and amended, shall beso exempted, excepting only the Members of the Executive Council, the Chief Justice and Justices of the Supreme Court, the Secretary of the Province, the Treusurer of the Province, the Officers of Her Majesty's Customs, and of the Colonial Revenue, Post Masters and Mail Carriers, and such Clerks, Officers, Servants, and other persons actually employed in the Civil and Military Departments of the Army and Navy, as the Governor, Lieutenant-Governor, or Commander in Chief for the time being may specially exempt; and every Licensed Ferryman, and persons commonly called Quakers, and duly certified as such, and all other persons liable to be drafted as aforesaid, except those above exempted, and also except the Master of the Rolls, the Judge of the Court of Vice Admiralty, the several First Justices and Presidents of Sessions, for the Island of Cape-Breton, and for the Eastern, Western and Middle Divisions of this Province; and every regularly Licensed Teacher actually employed in Teaching School, who are hereby exempted from Drill or Muster by themselves or their sufficient substitutes, shall be liable to perform such Drill or other services as may be required under this Act, from all such Drafts or Bodies of Men as may be furnished or ordered for Drill or other service as herein directed.

XXXII. And be it further enacted, That no established or Licensed Clergymen, nor any Ordained Minister of the Gospel

shall be liable to any of the provisions of this Act.

And whereas, it may be difficult in some places to procure one Field Officer and two Captains to compose a Board of Officers as directed by the Forty-ninth Section of the said Act

hereby revived, continued and amended:

XXXIII. Be it therefore enacted, that it shall and may be lawful on complaint of any Militia man as mentioned in the said forty-ninth Clause or Section of the said Act herein first mentioned, for the Colonel or other Field Officer therein mentioned, to appoint a Board of two Captains and three Subalterns, or one Captain, and four Subalterns, instead of a Board of one Field Officer and two Captains, if he shall see fit, who shall have the like power and authority as by the said forty-ninth Clause or Section of the said Act is granted to the Board of one Field Officer and two Captains.

XXXIV. And be it further enacted, that when any such Drafts or Bodies of Men, or portions thereof, as hereinbefore mentioned, shall be ordered into actual service, and be embodied, it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, to order and direct such Bodies or Drafts of Militia to be marched from one part of the Province to another, as the emergency of the

Clergymen not liable to the provisions of this Act

Preamble

Board of Offi-

Drafts when on actual service may be marched from one part of the Province to the other and beyond the frontier if they volunteer.

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process may be ered. draft or enor, or persons empted service may from time to time require, and to the frontier of . the Province, and all such men as may volunteer for that pur-

pose beyond such frontier.

XXXV. And be it further enacted, That it shall and may be lawful for the Governor, Lientenant-Governor or Commander in Chief for the time being, to call upon any Officer Commanding any Troop of Cavalry or Company of Artillery, to furnish a Draft from such Troop or Company, in manner as hereinbefore directed.

XXXVI. And be it further enucted, That it shall and may be

lawful for the Governor, Lientenant-Governor or Commander

in Chief for the time being, to accept the services of such and

so many of the Companies of Volunteers or Flank Companies,

which shall or may have been or may be formed in this Pro-

vince, as may be willing to volunteer, and shall offer them-

selves for actual service in case any Militia shall be required

for actual service, and to organise and embody such Volunteer

or Flank Companies into a Regiment or Battalion, with Field

Officers, Adjutant and Staff, as may be requisite, or to attach

any such Company to any other Regiment or Battalion. Pro-

vided such Volunteer Companies shall offer themselves for ac-

tual service, as well in this Province, as in any part of the Province of New Brunswick in which they may be required to

serve; and provided also, that when any such Volunteer or

Flank Company shall not so offer its services as aforesaid, no-

thing herein contained shall extend, or be construed to extend to excuse any such Volunteer or Flank Company from furnish-

ing a Draft according to Law; but such Volunteer or Flank

Company shall be required to furnish its draft in the same

manner as any other Company of, or attached to, any Regi-

ment or Battalion of Militia, shall be required and compelled

Volunteers of Flank Compa-

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to do. XXXVII. Provided always, and be it further enacted, That not more than Eight Thousand Men shall at any one time be called into, and be embodied for, actual service under this Act, unless in case of an actual or threatened invasion of this

Province, by a Foreign Enemy.

And whereas, Her Majesty's Government has intimated its intention to provide for any portion of the Militia of this Province, which may be called into actual service, such and the same pay and allowances as may be given and made to Her

Majesty's Troops, out of the Military Chest.

XXXVIII. Be it therefore enacted, That in addition to such pay and allowances, every non-commissioned Officer, Private Soldier, Trumpeter, Drummer, Piper, Bugler, and Fifer, shall be entitled to, and shall receive so much additional pay from and out of the Treasury of this Province, as will make the pay of every Sargeant Two Shilings Currency; of every Corporal,

unless in case of invasion Preamble

Not more than

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Trumpeter, Piper, Bugler, Drummer or Fifer, One Shilling and Six Pence, Currency, and of every Private Man, One Shilling and three pence Currency; per day, clear of the usual deduction for the Bread and Meat Ration; and to every Sargeant, Corporal, Bombardier and Gunner, of Artillery, such additional Pay, as will make the whole Pay, for every Sargeant, Two Shillings and Six Pence, Currency; for every Corporal, Two Shillings and Four Pence, Currency; for every Bombardier, Two Shillings, Currency; and for every Gunner, One Shilling and Six Pence, Currency, per day, clear of the deduction for the Bread and Meat Ration, as aforesaid.

XXXIX. And be it further enacted, That every Militia man shall, when called into actual service, supply himself with such necessaries as may be directed by the Governor, Lieutenant-Governor, or Commander in Chief for the time being, and shall appear with such necessaries at the Barrack or Camp where he shall be ordered, and, if upon the Certificate of the Officer commanding the Company from which such Militia man shall be drafted, approved by the Officer commanding the Regiment or Battalion to which such Company belongs, it shall appear that any Militia man is too poor, or from other causes, not enabled to supply himself with such necessaries, it shall and may be lawful for the Officer appointed by the Governor, Lieutenant-Governor, or Commander in Chief, for the time being, for that purpose, to supply such Militia Man, at public cost, with the Necessaries required, not exceeding in value Fifty Shillings, and to order and direct such Militia Man to be put under such moderate stoppages of Pay as may suffice to reimburse the outlay.

XL. And be it further enacted, That for all Arms, Accourrements or Articles whatsoever, delivered to any commanding Officer of any Regimentor Battalion of Militia, or Troop of Cavalry, or Company of Artillery, for the use of such Regiment, Battalion, Troop or Company, such commanding Officer shall give to the Quarter Master General of Militia his receipt, and shall be responsible and accountable for the

same.

XLI. And be it further enacted, That in case of the loss of any Officer, Non-commissioned Officer, or of any Rank and File, of the Militia, when on actual Service, provision shall be made from and out of the Funds and Treasury of the Province, for the Widows and Families of any such Officer, Non-commissioned Officer or Militia Man, who may fall in actual Service.

XLII. And be it further enacted, That instead of the Compensation allowed to every Adjutant, by the forty second Clause of the said Act, hereby revived, continued and amended, every such Adjutant, unless ordered on actual ser-

Militia wiea whon in actual service to supply himself with such necossaries as may be directod by the Governor

If Militia men too poor to supply himself to be supplied with necessaries at the public expense & put under stoppages

For all Arms, &c. delivered to the Comto the Commany Regiment to give his receipt & shall be responsible for them

In case of loss of any Officer, non-commissioned Officer, or of any rank and file when on actual service provision out of the funds of the Province to be made for his family

Allowance to Adjutant

Adjutant General and Quarter Master exempted. from serving on a jury

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vice, shall be entitled to receive, and shall receive, Ten-Shilling per day, for each and every day he shall be actually, employed in the performance of his duty; as such Adjutant; so that the whole sum to be received by any such Adjutant, not on actual Service, shall not exceed Fifteen Pounds in any one Year, to be paid on the like Certificate, as required by the said Forty-second Clause of the said Act.

XLIII. And be it further enacted, That the Adjutant General and Quarter Muster General of Militia shall be exempted from serving on any Jury.

XLIV. And be it further enacted, That all Fines, Penalties and Forfeitures, to be recovered under and by virtue of this Act, or the Act hereby revived, continued and amended, and not otherwise appropriated by this or the said Act, shall, after deducting one-fourth allowed by the provisions of the said Act, for the trouble of collecting the same, be paid into the hands of the Quarter Master of the Regiment or Battalion, to be applied under the order and direction of the Officer commanding such Regiment or Battalion, for defraying such expenses of the said Regiment or Battalion as may be requi-

XLV. And be it further enacted, That the Act passed in the first year of Her present Majesty's Reign, entitled, An Act to revive and continue the Acts respecting the Militia of the Province, and every Matter, Clause and Thing therein contain-

ed, shall be, and the same are hereby repealed.

XLVI. Provided always, and be it further enacted, That if he shall see fit so to do, it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief, for the time being, by any Proclamation or Proclamations, for such period or periods of time, as he may think fit, to dispense with any one or more Trainings or Musters of the Militia, required by the Act hereby continued, or to reduce such number of days Training to one, or wholly dispense with any Militia Meeting, and also to suspend any of the provisions of this Act, or of the Act hereby revived, continued and amended, and also to dispense with the performance of any such provisions or enactments as he may consider proper and ex pedient, and which shall or may be deemed unnecessary, under the circum-

XLVII. And be it further enacted, That this Act may be a mended by any Act or Acts to be passed in this present Ses-

XLVIII. And be it further enacted, That this Act shall continue and be in force for one year, and no longer. to a the state of the service of the

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