At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Thursday the Sixth day of February, 1812, and continued by several Prorogations to Thursday the Thirteenth day of February, 1813, in the Fifty Third year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Third Session of the Tenth General Assembly, convened in the said Province.*

* In the time of Sir John Coape Sherbrooke, Knight of the Most Honorable Order of the Bath, Licutenant-Governor; S. S. Blowers, Chief Justice and President of Council; Lewis M. Wilkins, Speaker of the Assembly; H. H. Cogswell, Acting Secretary of the Council; and James B. Francklin, Clerk of Assembly.

CAP. I.

Executed.

An ACT for applying certain Monies therein mentioned, for the fervice of the Year One Thousand Eight Hundred and Thirteen; and for appropriating such part of the Supplies granted in this Session of the General Assembly as are not already appropriated by the Laws or the Acts of the Province.

CAP. II.

An ACT to alter, amend and continue, the feveral Acts of the General Affembly of this Province, now in force, relating to a Militia.

Penalty for nonnorolment of militia-men. E it enacted, by the Lieutenant-Governor, Council and Assembly, That, each and every captain or commanding officer of a company, who shall neglect to enrol any militia-man within his diffrict, liable to enrolment, for the space of seven days after he shall be informed that such person is within his District, shall forfeit and pay for the sirst offence, the sum of twenty shallings; and after the payment and conviction of the said offence, the sum of twenty shillings for each and every following week he shall so neglect.

Il. And be it further enacted. That it any militia-man (having had notice) shall neglect to attend at such meetings of the militia company in which he is enrolled, as by law he is bound

Penalty of non attendance of militia-men at Irill.

bound to attend, not being prevented by fickness, unavoidable accident, or other reasonable excuse satisfactory to the commanding officer of his company, he 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-which fines shall be imposed by the captain or commanding officer of the company.

III. And be it further enacted, That notice of the imposition of the said fines shall be given by the clerk, or a non-commissioned officer, or such person as shall for the time being perform the duty of clerk of the company district such militia men belong to, either personally, or in writing left with the master, parent or wife, or with his child, or lervant of the age discretion.

IV. And be it further enacled, 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 Pine. any person or persons so appealing, shall give notice of the appeal to the clerk, or person doing the duty of clerk, within the period herein before limited.

V. And be it further enacled, That the notice to be given of the meeting of any battalion or company of militia under the Act of which this is an amendment, shall be by the com- tia Meetingsmanding officer, or any other commissioned or non-commissioned officer of the battalion or by wtom given. company, and not by a private militia man, unless such private militia man has the written orders of the commanding officer of the battalion or company to that effect.

VI. And be it surther enacted. That when a militia man is not found at his own usual place of Notice of Milidwelling, to receive personal notice, the leaving notice either verbally, or in writing with such how given. militia man's master, parent or wife, or with his child or servant, of the years of discretion, or giving him notice in any other reasonable and discreet manner, according to the special circumstances of the case, shall be deemed a sufficient notice until the delinquent militia man shall fully satisfy the commanding officer of his company, or a Board of Officers, that he was ignorant of such notice having been given.

VII. And be it further enacted, That all officers, under the rank of lieutenant-colonel, who shall fail to attend any meeting of the battalion or company of militia to which they respectively belong, without reasoneble excuse, to be adjudged by a Board of Officers, to be appointed as is herein 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 fay-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 battalion, and recovered in like manner as sines 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 battalion, to the use of the battalion.

VIII. And be it further enacted, That it shall be lawful for the lieutenant-colonel, or com- Board of Offimanding officer of each battalion, from time to time as occasion may require, to form a Board of Officers of his battalion, confifting of three captains, or of a field officer and two captains, for the purpose of hearing and determining all appeals which shall be made by any militia man under the provisions of this Act; and if the faid Board shall confirm the proceedings of the officers who shall have imposed the fine or fines upon the militia man, the said Board shall certify the same in a schedule, signed by the field officer or President of the said Board, and the faid fines shall be levied by warrant, as in and by this Act is directed.

Notice of Fines.

Appeal against

Officersneglecting to attend Militia Meet-

Recove v of Fines.

1X. And be it further enacled, That all fines incurred by this Act, and imposed upon any militia-man, 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 or fines; but, on proof that the delinquent militia-man had the notice by this Act required of the imposition of the fine, and that he had not been relieved upon appeal, the faid Justice shall issue process for collecting the same as in cases of debt.

And Whereas, during the time of war, the services of every inhabitant of this Province in the militia

may be required:

Persons liable to per orm Militra duty.

X. BE it therefore enacted, That no able bodied man (people called Quakers excepted), between the age of fixteen and fixty, shall be exempted from the provisions of this Act, and of the several Acts respecting the Militia, which this Act is made to alter, amend and continue, excepting established or licensed Clergymen, or regularly ordained Ministers of the Gospel; His Majesty's Council; the Speaker and Members of the Assembly for the time being; the Chief Justice and Judges of the Supreme Court; the Judge of the Admiralty; the Attorney and Solicitor General; the Secretary of the Province; the Surveyor General; the Treasurer of the Province; the Collectors of the Customs and Excise, and established Waiters; Storekeepers of Government appointment; and persons actually in the constant employ of the Civil and Military Departments of the Army or Navy, if exempted by special order of the Lieutenant-Governor, or Commander in Chief, and not otherwise.

Negro Militia-

XI. And be it further enacted, That all negro militia men, or people of colour, commonly fo called, shall be set apart by the commanding officer of each and every 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 faid 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 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 authorised by the several Acts relative to the militia to be imposed on other militia men,

And Whereas, great inconvenience is experienced by reason of the frequent changing of the militia-men of the second battalion of militia out of one company of the said battalion into another company of the same:

Removal from Company District.

XII. Be it further enacled, That each and every militia man of the second or Halifax battalion 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 the faid battalion notwithstanding.

Notice of Removal from Company Dis-

XIII. And be it further enacted, That any militia man of the faid battalion, 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.

Volunteers in behalf of New-Brunswick.

XIV. 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 Pro-Aince

vince of New-Brunswick against the common enemy; and such militia-men, while serving in the faid Province of New-Brunfwick, 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.

XV. And be it further enacted, That from and after the publication of this Act, every male. All persons to inhabitant of this Province, between the age of fixteen years and fixty, and liable by Law to selves within ferve in the Militia of this Province, shall be bound to enrol himself, and shall be subject to be 30 days. enrolled in the militiascompany of the district in which he resides, within thirty days after the time of his coming into this Province, and shall not, as heretofore, be allowed the term of three months in which to enrol himself.

XVI. And be it further enacted, That where militia guards shall be appointed for the purpose Watching and of watching and warding; that the faid duties shall be equally and fairly distributed to and amongst, and equally and fairly borne, by each and every able bodied militia man of the Diftrict, as well officers and those exempted from militia trainings as others, in his turn, according to a lift or rofter to be kept by the commanding officer of each militia company; and every person refusing or neglecting, by himself, or sufficient substitute, to perform his fair 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 tenshillings 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,

XVII. Provided always, nevertheless, That nothing in this Act contained, shall extend, or be construed to extend, the number of days required for training to be performed by militia men between the age of fifty and fixty years, or to subject any militia man above fifty years of age, to any of the fines imposed by this Act for non-attendance at company or battalion trainings.

Troviso -- Limitation of train-

XVIII. And be it further enacted, That where, from the exposed fituation of the District and the appearance or threatenings of the enemy, or by direction of the 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 warding shall exceed the number of six days or nights in any one year, it shall and may be lawful for the Lieutenant-Governor or Commander in Chief for the time being, to cause every such militia man's service over and above the faid number of fix days or nights, to be paid for out of the Treasury of this Province, according to the rate of militia pay, by the Act allowed, whereof this Act is in amendment, upon fuch over-fervice being duly stated and certified, by the commander of each battalion of militia respectively, in manner and form as shall be prescribed by the said Lieutenant-Governor or Commander in Chief.

When watching and warding exceeds the time limited.

XIX. And be it further enacted, That every person or persons who shall wilfully make or False alarm. cause to be made any false alarm shall forfeit and pay for every and each 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.

XX. 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 draw by warrant from the Treasury of the Courts of In-Province, fuch fum and fums of money, as may be necessary to defray the expence attending such militia Courts of Inquiry as the Lieutenant-Governor or Commander in Chief may frayed. from time to time think proper to form for the purpole of enquiring into fuch charges and allegations as may be exhibited against militia officers.

And Whereas, certain persons are herein exempted from militia trainings, and it is reasonable that they should pay a sum of money for such exemption, in order that militia duties may be borne equally by all the inhabitants of the Province:

Persons exempted from militia trainings to pay a sum of money.

XXI. Be it therefore enacted, That every person above exempted, except Clergymen, shall pay seven shillings and six pence for each and every day he would have been liable to trainings in case he had not been exempted; which sum shall be recovered and applied in the manner as is directed for sines for the non-attendance of militia men.

Continuation of Wilitia Acts of 48th and 49th Geo. III. and of this Act. XXII. And be it further enacted, That this Act, and the Act, passed in the forty-eighth year of his Majesty's reign, entitled. An Act to provide for the greater security of the Province by a better regulation of a militia, and to repeal the Militia Laws mow in sorce; And the Act, passed in the forty-ninth year of his Majesty's reign, in amendment thereof, except such parts of the said Acts as are altered and repealed by this Act, shall be in sorce, and continue, until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and sourteen, and from thence until the end of the next Session of the General Assembly.

CAP. III.

An ACT in addition to, and amendment of an Act, passed in the thirty-fourth year of his late Majesty's Reign, entitled, An Act for appointing Commissioners of Sewers.

Record of proceedings of Commissioners of Sewers. E it enacted by the Lieutenant-Governor, Council and Assembly, That the Commissioners of Sewers within each Township and District in this Province, shall keep a record of all their proceedings, and a fair account of all work and monies expended and laid out by them, or under their direction, and of monies by them received: which record and account shall be open for the inspection of all and every person or persons interested therein, upon paying six pence for each inspection or search; and a copy thereof shall be surnished to the proprietors of lands who are interested therein, when demanded, he or they paying for such copy or copies, six pence for every ninety words.

And Whereas doubts have arisen, whether the proceedings of Commissioners are removable into the Supreme Court:

Proceedings of Commissioners of Sewers removable into Supreme Court

II. BE it therefore enacted, That it shall and may be lawful to remove the proceedings of the Commissioners of Sewers into the Supreme Court, by Certiorari, where the whole of such proceedings shall be examined, if necessary, and such determination made thereon, as by the said Court shall be deemed proper; any thing in the said Act, of which this is an amendment, to the contrary notwithstanding. Provided, That before any Writ of Certiorari shall be iffued, sufficient security shall be given, by the person or persons applying for the same, for payment of such costs as may be awarded and taxed by the said Court.

CAP. IV.

Expired.

An ACT for granting to his Majesty an additional Revenue.