LAWS

OF THE

PROVINCE OF NEW-BRUNSWICK.

CAP. I.

An Act for regulating the Militia. Passed the 3d of March, 1813.

HEREAS the establishment and organization of the Militia of the Province requires other and further provi-Preemble. sions rules and regulations for the government thereof, than those already provided in and by an Act of the General Assembly of this Province, made and passed in the fiftieth year of his present Majesty's reign, intituled "An Act for better regulating the Militia in the Province." And another Act made and passed in the fifty-second year of his present Majesty's reign, intituled "An Act to amend and continue for a limited time," an Act, intituled "An Act for better regulating the Militia in this Province."

I. Be it enacted by the President, Council and Assembly, Former Acts repeal-that the said herein before recited Acts be, and the same are ed, hereby repealed, excepting the second Section of the said excepting 2d Section herein before first recited Act, which Section is to be and re-of the first Act. main in full force unrepealed, and to be considered and taken as part and parcel of this Law, and is in the words following, viz:

" And be it further enacted, that every male white inhabit-Male white inhabit. ant or resident within this Province, from sixteen to sixty ants residents from years of age (excepting such as are herein after excepted) shall to be enrolled. be enrolled in and liable to serve in the Militia, and the Militia shall be formed into Regiments by Counties, and if any Militia to be formed County shall be sufficiently populous to admit of the Regi-into regis. by Connent being subdivided into two or more Battalious, it shall sufficiently populous be lawful for the Governor or Commander in Chief to subdi-may be subdivided in. vide such Regiment into Battalions, and to affix the limits of to Battalions. the districts composing such Battalions, and each Company Companies not to exin such regiment or Battalion shall consist of not more than ceed 60 rank and file sixty Rank and File and be Commanded by one Captain and with one Captain and two Subalterns; and the extent of the districts of the Companies shall be determined by the Commanding Officer for Districts of Compa. the time being of the Regiment or Battalion to which they ed by the command-belong, and all Captains or Commanding Officers of Coming officerof the regipanies are hereby required to take due care to enrol in a book ment or battalion. to be by them kept for that purpose, the names of those Officers commanding persons who are liable to serve as aforesaid within their re-companies to enrol spective districts. Provided always, that in insular and re-persons liable to

mote

In insular and remote mote situations where the number of persons in the Island or situations where the number of men does neighborhood liable to serve in the Mililia exceeds the not exceed 80 thenumber of sixty, but does not exceed the number of eighty whole may be formed the whole may be enrolled in one Company. And Provided also, that the Members of His Majesty's Council, Mem-

Persons exempted

bers of the Assembly, established Clergymen and licensed from being enrolled. Ministers of the Gospel, all persons exercising Commissions, Civil or Military under His Majesty, Officers on half-pay, Supernumerary Militia Officers now in commission, Officers of His Majesty's Customs, Revenue and Naval Officers, Physicians and Surgeons, one Miller to each Grist Mill, and one Ferryman to each established Ferry, shall be exempted from being enrolled as aforesaid. And Provided also, that Quakers producing a every person professing himself to be of the people called

certificate exempted.

mander in Chief.

Quakers, and producing to the Commanding Officer of the Regiment or Battalion of the district in which he resides, a certificate signed by two people of that persuasion, that such person has been deemed and allowed to be one of the same persuasion, for at least one year before the date of such

Fines imposed under certificate, shall in like manner be exempted from being enformer law to be re-rolled as aforesaid; and saving also the right of recovery of covered. such fines and penalties as may have been incurred by such

Saving such parts of Acts, and saving and excepting also so much and such parts former Law as may of the said recited Acts as may have been carried into exehave been carried in-cution, or acted upon by the Commander in Chief in calling to execution. into actual service any part or parts of the Militia under and by virtue of the same Acts, which part or parts of the

Militia so called out shall be in all respects subject to the provisions of this Act in the same manner as any other part which may be called into real service under and by virtue hereof.

II. And be it further enacted, that it shall be the duty of Captains when required to make returns every Captain or Commanding Officer of a Company to furof their companies, nish the Officer commanding the Battalion to which he may and of arms, &c. to belong, at all times when ordered, a fair written Roll of cer of the regiment his Company, and return of the state of their arms and acor battalion. coutrements; and the Commanding Officers of Battalions Shall furnish to the Commanding Officers of Regiments, or to of Battalions to report the Commander in Chief, when ordered, such Rolls, Returns to the commanding and Statements of their Battalions as may be required; and officers of regiments. the Commanding Officers of Regiments shall when ordered Commanding officers furnish to the Commander in Chief, or to such other person of regiments to make as he shall appoint, such Rolls, Returns and Statements of returns to the Com-their several Regiments as may be required.

III. And be it further enacted, that the Commanding Offi-Commanding officers of battalions to ap cer of each Battalion shall have power to appoint from time point Buglers, &c. to time suitable persons as Dummers, Buglers and Fifers to his Battalion, and to displate them and appoint others in their stead, and that the Captain or Commanding Officer Officers commanding of a Company shall have power with the consent of the companies with consent of commanding Commanding Officer of the Battalion to which he may be-officer of battalions to long, to nominate and appoint Sergeants and Corporals for appoint serjeants and the Company under his command, and if any person so to be corporals.

appointed shall refuse to accept the office to which he shall

be appointed, or having accepted shall refuse or neglect to Persons so appointed perform his duty, he shall for every offence forfeit and pay forfeit 20s. the sum of twenty shillings, to be recovered in the same manner as is provided for the recovery of fines in the fifth section Three Serjeantsthree of this Law; but there shall not be appointed more than three Corporals one Drummer one Fifer to each Serieants and three Corporals to any one Company, except company except flank companies which may flank Companies which may have four Sergeants each. have four Serieants.

IV. And be it further enacted, that if any Sergeant or Corporal shall be guilty of any mishehaviour in his office, he rais for mishehaviour may be tried by a Regimental Court Martial to consist of not may be tried by a reless than three commissioned Officers, and by the sentence of simental Court Marsuch Court if approved of by the Commanding Officer of the Battalion, be displaced from his office.

V. And be it further enacted, that for the purpose of dis-Commander in Chief ciplining and improving the Militia in Martial exercises the may call out and keep Commander in Chief may at such convenient season of the together the Militia year as he may judge fit, interfering as little as possible with those above 50 years seed time, and harvest, order out and keep together eachin each year. Battalion, together or in divisions, within their respective districts, those above fifty years of age excepted, for any time not exceeding three days in each year, and every non-commissioned Officer and Private wilfully neglecting to appear Non-Commissioned officers and privates at the time and place specified in such order, or who during neglecting to appear the said three days shall be absent from his Company without or departing without leave from his Commanding Officer, shall for each and every leave to forfeit 20s. offence be liable to a fine of twenty shillings, to be recovered to be recovered beon complaint of the Officer commanding the Company before fore a Justice of the any one of His Majesty's Justices of the Peace of the Coun-Peace. ty where such offence may be committed, and levied by distress and sale of the offenders goods and chattels, and for want of goods and chattels belonging to such offender whereon to levy the same, such offender to be committed to the County Gaol for a term not exceeding four days, for each day's delinquency, or until such fine or fines, together with the costs No excuse to be adof prosecution are paid. Provided always, that no excuse mitted but sickness shall be admitted for non-attendance, except sickness or or lameness or illness lameness of the individual to prevent his attendance or ex-of delinquents family treme illness of some part of his family; or detention by un-Or detention by unforeseen and unavoidable circumstances, to be manifest by foreseen and unav legal proof given on the part of the delinquent. Provided voidable circumalso, that no person shall be required to travel more than thir-No person to travel ty miles from his usual place of residence to attend the train-more than thirty miles ing of the Battalion or Division thereof to which he may be-from his usual place of residence to train. And Provided also, that persons who have been embo-Persons who have died and on actual service for the space of twenty days shall been embodied for 20 not be required to attend such drill during the same year in days excused from atwhich they have performed such service.

VI. And be it further enacted, that notice of the times and Ten days notice in places appointed for the assembling of the several Battalions writing to be given of the times and placer Divisions thereof as aforesaid, shall be given in writing by ces of assembling. the Captains or Officers commanding Companies, who shall To be posted up by a cause such notices to be posted up by a Non-Commissioned non-commissioned Officer officer,

Officer at least ten days before the respective times of meeting, in three of the most public and conspicuous places within the district of the several companies, which notification so given shall be deemed a sufficient warning. Provided alfive days personal no- ways, that five days personal notice to the individual of the time and place of assembling shall in all cases be deemed sufficient without such notice in writing.

tice sufficient.

appear with arms am.

And for appearing without, or with only out such arms, ammunition and accoutrements, or appearing more than 20s,

non-commissioned officer,

four days,

VII. And be it further enacted, that every person enrolled Persons called out to as aforesaid, when ordered out as aforesaid, shall appear with munition and accoursuch arms, ammunition and accoutrements as have been or trements in complete hereafter may be issued to him by Government (or if he shall so choose) with arms, ammunition and accoutrements of his own, equally good in complete order, and for appearing with-

a part, or not in good with a part and not the whole or with any of them which in order in the opinion of the commanding officer for the time being, at officer for the time the place where such Militia are ordered to assemble, are not being to forfeit not in good and serviceable order, such person shall forfeit and be ordered by the said commanding officer to pay a sum not less than two, nor more than twenty shillings, which if not which if not paid paid within twenty-four hours after such person is dismissed within twenty four from the contract of the con hours after the delin- from his then attendance, shall be by an order of the said quent is dismissed commanding officer, directed to one of the non-commissionshall be levied by the ed officers of the Company to which such person shall belong, order directed to alevied (with the like fees as constables may receive) upon the goods and chattels of such delinquent, and for want of goods and chattels whereon to levy the same, the said delinquent

For want of goods de shall, by warrant under the hand and seal of such commandlinquent to be imprising officer, be committed to the County Gaol, there to resoned not exceeding main not exceeding four days; and the keeper of any Gaol is hereby authorised to receive and keep such delinquent during the time specified in such warrant, and then to discharge him on payment of the customary gaol fees, together with such fees as the non-commissioned officer may be intituled to receive as herein before mentioned.

VIII. And be it further enacted, that painted canvas knap-Knapsacks, &c. to be VIII. And be it jurtner endered, that painted canvas knap-provided at the ex. sacks, with proper straps and buckles, and straps for the pence of the province purpose of carrying a blanket or great coat, and priming wires, and delivered to the and brushes for the muskets be provided by the Government, of battalions who and paid for out of the Province Treasury, and delivered to the shall cause them to commanding officers of Battalions, who shall cause the same be lodged with the commanding officers of Battanons, who shan cause the same efficers commanding to be lodged with the commanding officers of Companies, companies. and after notice given thereof, each person shall within six

days furnish himself with a sett, and shall pay for the same to After notice, each the said commanding officer a sum not exceeding seven shilself with a sett, and lings and six pence, to be recovered by such commanding ofpay for the same. ficer upon refusal or neglect to pay the same, as small debts

are recoverable by law, which money when received shall be Money to be paid to the Quarter Masters paid to the respective Quarter-Masters of the Battalions, to be and returned into the returned into the Province Treasury. Provided always, that Treasury. every person who in the opinion of the commanding officer of

Indigent persons to the Company to which he may belong, and of the commanding be furnished gratis. officer of the Battalion, is indigent shall be furnished with a sett without paying for the same.

IX. And be it further enacted, that after the said knap-Asterknapsacks, &c. sacks, straps, priming wires, and brushes, shall have been pro-have been lodged with officers of comvided as aforesaid and deposited with the commanding offi-panies & notice given, cers of Companies, and notice thereof given as herein before every person appearmentioned, every person who, when ordered out as herein out, without having before provided shall appear without having the same, and in the same in good orgood order, shall be liable to the same penalty to be inflicted der, subject to the and recovered in the same manner as the penalty for not ap-appearing with arms. pearing with arms and accoutrements as herein before directed.

X. And be it further enacted, that the commanding officer Officers commanding of any regiment or Battalion, shall and may once in the year, regts. or batts, to or and oftener if he deems it necessary, order an inspection of the arms, accounted arms, accoutrements, and equipments of such Regiment or ments, & equipments Battalion, when the subaltern Officers of the Company (each of the regiments or taking such part as the Captain or Commanding Officer of the Company shall direct) shall call on each and every man to be made by the of the Company at his usual place of abode, and then and Subaltern officers of there carefully inspect and examine such person's arms, ac-the Companies, contrements, and equipments, to see whether the same are all in good order, and shall make an exact report to the commanding officer of the Company of the state and condition in which the same were found; which report shall be made who shall report in in writing and shall be sworn to by the person making it, be-writing under oath; fore some one of His Majesty's Justices of the Peace of the County were such inspection may take place; which oath, such Justice is hereby authorised to administer, and shall certify without fee, and every person who shall refuse to sub-every person who mit to such inspection, or whose arms, accourrements, or mit to such inspectiequipments shall be found in unserviceable condition, out of on, or whose arms, order, or deficient, shall forfeit and pay for each deficiency, quipments shall be the like sum as if such had been the case when ordered out as found in unservices. herein before mentioned, under this law, to be inflicted and ble condition, out of recovered by the commanding officer of the Company by shall forfeit the like warrant under his hand directed to a non-commissioned offi-sum as if such had cer, who is hereby authorised to levy the same as is directed been the case when ordered out. in and by the seventh section of this Act. Provided always, that the commanding Officer of the Company may in all Commanding officer cases inspect the arms, accourrements, and equipments him-of the company may self, either with or without an order from the Commanding inspection himself Officer of the Battalion, and proceed to fine for any deficien-without an order, cy or bad state of the arms, accourrements and equipments, or and proceed to fine for deficiencies or any or either of them, and levy the same in the same manner bad state of the as is herein before provided upon the report of the Subaltern arms, &c. Officers.

XI. And be it further enacted, that it shall be the duty of The Adjutants to at. the Adjutants appointed, or to be appointed to the several lend their respective Battalions, to attend their respective Battalions when the led out, and to persame or any part thereof shall be ordered out under this Act, form all such other and at such and all other times to do and perform and attend dered by the comto such duty as is incumbent on and appertaining to the pro-manding officer, and per office of Adjutant, or as they may be ordered by the be allowed 10s. per respective Commanding Officers of such Battalian, and such day, respective Commanding Officers of such Battalion, and such

Adjutants

Adjutants shall be allowed each, as a full compensation for all the services, he is hereby ordered to perform (except when on actual service) ten shillings for each day he shall be actudays to be certified ally employed, the number of days to be certified by the by the commanding Commanding Officer of the Battalion, provided that no one Adjutant shall be allowed more than fifteen pounds in any pay not to exceed one year. £15 per annum.

Non-Commissioned

four days,

been previously dismissed.

XII. And be it further enacted, that if any non-commissiofficers or privates oned Officer or Private, shall be guilty of drunkenness, conguilty of dranken-temptuous or riotous behaviour, disobedience of orders, or shall ness, or misbehaving otherwise misbehave himself during the time he shall be orshall be ordered out, dered out, as herein before provided, it shall and may be lawmay be put under ful for the Commanding Officer for the time being of the guard and tried by a Battalion so ordered out, to order such person so offending may sentence him to to be confined under guard; and to be tried by a Court Marpay a fine of not less tial to consist of not less than three Commissioned Officers than five nor more tial to consist of not less than three Commissioned Officers who may, on conviction, sentence such offender to pay a fine of not less than five, nor more than forty shillings; and unless if the fine is not paid such fine is paid forthwith, it shall and may be lawful for the

forthwith, the commanding officer of the said Battalion for the time being, commit the offender by a written order to commit such offender to the County to gaol for such time Gaol, for such time as such Court shall appoint not to exceed as the Court shall ap. Gaoi, for such time as such Court shall appoint not to exceed four days, and the keeper of such Gaoi is hereby authorized to receive and to keep such delinquent during the time specified in such warrant, and then to discharge him on payment of the accustomed Gaol fees, together with such fees as the

non-commissioned Officer may be entitled to receive. Prodelinquent when discontent of the charged from gaol to vided always, that such person when so discharged from Gaol return to his battali-shall return again to his battalion, if the same shall not have on, if itshell not have been previously dismissed, or be considered as a defaulter in his appearance.

Persons wilfully inconfined,

XIII. And be it further enacted, that if any person shall terripting any de-wilfully interrupt any body of Militia when ordered out untachment of militia der this Act, whilst on duty or at exercise, it shall and may at exercise may be der this Act, whilst on duty or at exercise, it shall and may be lawful for the commanding officer for the time being, to confine such person during the performance of such duty, or the continuance of such days exercise or muster (if he shall think necessary) to prevent the continuance of such insult or wilful interruption, and every person so offending shall forfeit and shall forfeit 20s and pay a sum not exceeding twenty shillings, for each and

to be recovered be-fore a Justice of the every offence, to be recovered with costs, on conviction before any Justice of the Peace where such offence may be Peace. committed, and levied by distress and sale of the offenders goods and chattels.

XIV. And be it further enacted, that if any Captain or Captains or Subal. terns guilty of impro-Subaltern Officer of any Battalion, shall be guilty of conordered out, may be temptuous behaviour, disobedience of orders, or otherwise put in arrest by the misbehave himself at any time when ordered out as herein commanding officer, before mentioned, it shall and may be lawful for the Comand forthwith to be before mentioned, it shall and may be lawful for the Comtried by a Court manding Officer for the time being, of such Battalion or Di-Martial to consist of vision thereof, to order such officer under arrest, and forth-two Captains and with to try him by a Court Martial to consist of not less than

two

two Captains, and three Subalterns of the same Battalion, and in case such charge is proved, it shall be the duty of proved, report to be such Court Martial to report their proceedings to the Com-made to the commanmanding Officer, who shall report to the Commander in der in chief, and if Chief of the Province, and if approved of by him, such Officer, Chief of the Province, and if approved of by him, such Offi-offender to be discer so found guilty, shall be cashiered and dismissed.

XV. And be it further enacted, that every Officer (at all Officers to appear etimes when ordered out under this Act) shall appear equip-quipped with sufficient words and belt, under the penalty of under the penalty of twenty shillings for each offence, to be inflicted by the Com-20s. manding Officer for the time being, of the Battalion to which he may belong; and if not paid upon an order from the said Commanding Officer, the same shall be levied upon the goods and chattels of such offender by warrant under the hand and seal of such Commanding Officer, directed to the Adjutant of such Battalion, and paid into the hands of the Quarter-Master.

XVI. And be it further enacted, that the Commanding Of-Commanding officers ficer of every Company shall immediately when required, of companies when furnish the Commanding Officer of the Battalion to which he required to furnish may belong, with the name of every delinquent belonging cer of the batt, with to his Company who shall at any time neglect to appear the names of deliawhen ordered out under this Act, or to perform any of the lect to appear or perduties herein required, or in any other manner offend, and if form their duty, any one is excused from any cause whatsoever, shall assign such and if any one is exexcuse to the said Commanding Officer for his approbation, cused to assign the and if not admitted, such delinquent or offender shall be pro-excuses for his approbation. ceeded against according to Law.

XVII. And be it further enacted, that it shall be the duty Commissioned Offiof the several officers commanding Regiments or Battalions, cers to be drilled, to order the commissioned officers under their respective commands, at reasonable times and places a part from their men, to be drilled and instructed in their several and respective duties; and if any officer shall refuse or neglect to attend such for refusal or neglect to attend to attend the drills, drills and instructions when so ordered, or shall be found im-or if found imperfect perfect in the opinion of the Commanding and Inspecting at the end of six Field Officer at the end of six months from the passing of this months to be reportated to the Commander law, it shall be the duty of such commanding officer, with their Chief. concurrence of the Inspecting Field Officer, and he is hereby authorised and required to report such commissioned officer so refusing or neglecting, or being found imperfect to the Commander in Chief, for disobedience of orders or imperfection as the case may be.

XVIII. And be it further enacted, that it shall and may be Serjeant Major, Qr. lawful for the officer commanding any Battalion, to appoint Mr. Serjeant, and a Sergeant-Major, a Quarter-Master-Sergeant, and Clerk for Clerk to be appoint to such Battalion, who are hereby made liable to be tried by a ed who are liable to be tried by a betried and punished regimental Court Martial for disobedience of orders, or con-by a Court Martial, temptuous and improper behaviour, which said Court Martial shall be constituted as herein before mentioned for the trial of any officer misbehaving when called out on duty, and shall

shall have power to punish by fine, or imprisonment in the County gaol, such fine not exceeding forty shillings, or imprisonment ten days. Provided always, and be it further enacted, that no sentence of any Court Martial shall be put in execution until approved by the Commanding Officer of and are exempted such Battalion, and the Sergeant-Major, Quarter-Master from ballotting for Sergeant, and Clerk, so appointed shall be exempted from all ballotting for actual service.

actual service.

their duty,

XIX. And be it further enacted, that the Quarter-Master Quarter Masters to give bond for the of every Battalion shall, before he commences the duties of faithful discharge of his office, under this Act, give bond to His Majesty with two sufficient sureties in the penal sum of two hundred pounds for the 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 arms, and accoutrements, provisions and stores, he may receive as Quarter-Master of such Battalion. which bond shall be taken by the commanding officer of such Battalion, and lodged by him in the Secretary's Office of the Province; and that each Quarter-Master shall be allowed in allowed ten per cent his general account of monies ten per cent, for all sums re-

for monies received ceived and paid over by him; this allowance to cease to be made to any Quarter-Master who may be on actual service, and in receipt of full pay.

Lists of exempts to Clerk in a book.

be transmitted by of-ficers commanding companies to the of June in each year, make out and transmit to the officer commanding officer commanding the Battalion, lists of all persons residing within of the regt. or batt. the districts of their Companies respectively, who are by this Act exempted from being enrolled in the Militia, specifying the ages of such persons, and the causes of their respective exemptions, which lists shall be entered by the Clerk of the Battalion in a book to be by him kept for that purpose; and that all persons so exempted (one ferryman to each established ferry excepted) shall on or before the first day of September in each and every year pay to the Quarter-Master Exempts to pay to twenty shillings, and if not then paid the same to be forthwith recovered with costs, by and at the suit of such Quarter-Mas-

XX. And be it further enacted, that the Captains or Offi-

20s. a year.

ter, in the like manner as is provided by the fifth section of this Act. Provided always, and be it further enacted, that Exempts may excuse any person liable as aforesaid, to pay the said sum of twenty themselves from pay shillings, shall be excused from paying the same by enrolling himself in the Company of Militia of the district in which he resides; and that when such person has so enrolled himself, he shall be, and he is hereby made liable to do and perform all and singular the duties required of other men belonging to the Company, and under and subject to the same penalties

ing, by enrolling themselves.

XXI. And be it further enacted, that the ferryman except-Ferrymen to convey militia men going on ed by the next preceding Section, shall upon all occasions duty over their fer-when the Militia are called out by Battalians or Detrobments ries free of expence, when the Militia are called out by Battalions or Detachments for general training, carry over their respective ferries the said Militia, and each and every of them in going out and returning

and forfeitures in every respect.

returning home without any demand for ferryage whatever, under the penalty of ten shillings, for each and every offence, to be recovered by the party complaining before any one of His Majesty's Justices of the peace, upon the oath of one credible witness.

XXII. And whereas arms and accoutrements have been issued from His Majesty's Stores for the use of the Militia in several parts of this Province, and it is necessary to provide for the security of those arms and accoutrements, and such as may hereafter be issued, be it further enacted, that such arms so issued or which may hereafter he issued, shall be Arms to be marked, branded distinctly on the broad part of the butt with the letter M and the name of the County of the Militia of which they are issued, also with a capital letter to denote the Company to which they belong, and a number to distinguish each firelock to its owner, such brand to be provided by the commanding officer of the Battalion; and all Captains or Captains made responsible for arms, other Officers commanding Companies, shall be and they and empowered to are hereby made responsible (except in case of unavoidable take the same into accident) for the sofe bearing and active (Captains made responsible made responsible (except in case of unavoidable take the same into accident) for the sofe bearing and active (Captains made responsible for the sofe bearing and active (Captains made responsible for arms, other possession made responsible for arms, other possession are captains and all Captains or Captains made responsible for arms, other possession are captains and all Captains or Captains made responsible for arms, other officers commanding Companies, shall be and they are captains are captains and all Captains or Captains made responsible for arms, other officers commanding Companies, shall be and they are captains are captains are captains and all Captains or Captains made responsible for arms, other possession are captains and captains are captains and captains are captains and captains are captains are captains are captains and captains are capt are hereby made responsible (except in case of unavoidable fiber possession, unaccident) for the safe keeping and return (if called for) of less the persons to such arms and accoutrements as were issued to the men in whom they are issued their respective Companies, or may hereafter be so issued; will give bonds. and such Captains or Officers commanding Companies are hereby empowered and required to take into their possession all such arms and accourtements, except where the person to whom they have been, or shall be issued, shall give bond with sufficient surety to our sovereign Lord the King, in the penalty of five pounds, conditioned for the safe keeping, and the return of the said arms and accoutrements; which bonds so given, shall be lodged with the Clerks of the Peace in the respective Counties, who are hereby required to receive and file the same in their respective offices, which person so giving bond as aforesaid, shall be intitled to keep possession of such arms and accoutrements while he continues in the same Company, and in case of the removal of any such person from such Company, his arms and accoutrements, shall be returned to the Captain or other officer commanding the said Company, who shall give a receipt for the same to the person so delivering the said arms; and if any person having such arms Penalty of £10, for and accoutrements, in his possession, shall vend, pledge, or selling, exchanging or exchange the same or any part thereof (without leave of the conveying away any officer commanding the Company to which such person be-arms and accounted longs) or shall convey, or cause the same, or any part thereof, ment. to be conveyed out of the Province, or shall convey or cause the same to be conveyed on board any boat, ship, or vessel, with intent to have the same carried out of the Province, or if the master of such boat, ship, or vessel, shall wilfully receive into his boat, ship, or vessel, any such arms or accoutrements so intended to be conveyed out of the Province, or if any person shall purchase the said arms and accoutrements, every person so offending, shall for each and every offence, forfeit and pay the sum of ten pounds, to be recovered upon conviction before any two Justices of the Peace, upon the oath of one or more credible witness, or witnesses, and levied

by

by warrant of distress and sale of the offenders goods, rendering the overplus, if any, after deducting the costs and charges of such distress and sale to the offender, one half of which penalty shall be paid to the person who shall prosecute for the same, and the other half into the hands of the Quarter-Master of the Battalion to which such arms, and accoutrements belong; and for want of effects, whereupon to levy the said fine of ten pounds, such offender shall be imprisoned not ex-In case the arms be ceeding six, nor less than three months; and in case the said

the Province.

called for, to be desarms and accourrements, shall at any time be called for, to stores; the deficien- be delivered into His Majesty's Stores, all deficiences, shall cies to be paid for by be paid for out of the Treasury of the Province excepting such arms, and accoutrements, as shall have been lost on actual service against an enemy. Provided always, and be it fur-Bonds given for arms ther enacted, that nothing herein contained shall be construed

under any former act to render void the bonds heretofore given for any arms, and not to be avoided. accoutrements under and by virtue of any act heretofore passed, but that the same bonds shall be and remain in full force and effect.

which they may have been supplied.

XXIII. And be it further enacted, that no person who has Armslent by Govern-been, or may hereafter be furnished with arms, accourrements, for any other pur and ammunition, by Government, shall use the same for any pose than that for other purpose, than that for which they may have been supplied, under a penalty of ten shillings for each and every offence, to be recovered before any one Justice of the Peace, in the same manner as prescribed in the next preceding Section, and when recovered, to be paid to the person who shall prosecute for the same, and for want of effects whereon to levy the said fine of ten shillings, such offender shall be imprisoned two days.

Militia may be call.

XXIV. And be it further enacted, that the Governor or ed out in case of in-Commander in Chief, shall be and he is hereby authorized vasion or imminent and empowered in case of any actual invasion, or imminent danger thereof, if he in his discretion shall think it necessary or expedient, to call out the Militia of the Province, and the exempts as described in the first Section of this Act, (established Clergymen, licensed Ministers of the Gospel, Millers and Ferrymen, excepted) or any part thereof, into actual service.

Where the commanlitia of the county.

XXV. And be further enacted, that in case of any actual der in chiefcannot be invasion or imminent danger thereof, in any County or Disimmediately consult-trict, where the Commander in Chief cannot in time be coned, the commanding their, where the Commander in Chief Camiot in time be considered officer of the regiment sulted, the commanding officer of the Regiment or Battalion may call out the mi. of Militia in such County, or District, shall have power (if he in his discretion shall think it necessary or expedient) to call out the Militia in such County or District, and the ex-Wherethe command empts as aforesaid, or any part thereof, into real service; and ing officer of the re in case of any such actual invasion, or imminent danger giment cannot be im-thereof, in any Town, Parish or Company District, where the mediately consulted, thereof, in any flowing familiary company District, where the inferior officers may commanding officer of the Regiment or Battalion cannot in call out the militia un-time be consulted, the Officer Commanding the Militia in der their command, such Town, Parish or Company District, shall have power (if and report to the col. hair his district in the little of the col. hair his district in the little of the col. hair his district in the little of the col. hair his district in the little of the col. he in his discretion shall think it necessary or expedient) to

call

call out the Militia under his command, and also the exempts who is to send an exas aforesaid, within the same, or any part thereof, into real ser-der in Chief. vice, and such officer last mentioned shall forthwith report his proceedings, and the reasons and grounds thereof to the officer commanding the Regiment or Battalion to which he belongs, who is hereby required in either case forthwith to despatch an express to the Governor or Commander in Chief, notifying the danger and the strength and motions of the enemy, and every person liable to be so called, who shall Persons refusing to when called on refuse to go, shall pay the sum of ten pounds, go when so ordered or forthwith be committed to the County Gaol by a written to forfeit £10, or be order of the commanding officer of the Regiment, Battalion or Company to which he may belong, or if necessary for safe custody be sent to any other place of confinement at the discretion of such commanding officer, and such offender shall remain in imprisonment three months, or until such fine be paid; and all Gaolers are hereby ordered to receive and safely keep such person so to be committed during the time herein specified.

XXVI. And be it further enacted, that the Militia or any Militia on service to part thereof, and the exempts as aforesaid, so called out into march to any part of real service by virtue of the provisions of this Act, or which the province. may have been called into real service under and by virtue of the said herein before recited Act, shall and may be ordered to march from one County or part of the Province to another, on any necessary service occasioned by such actual invasion or imminent danger thereof.

XXVII. And be it further enacted, that when the Militia Militia on service to or any part thereof shall be upon real service, every officer or obey all lawful comperson so called into service, is hereby bound and required to ficers. 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 the penalty of incurring the forfeitures appointed by this Act for disobedience of orders.

XXVIII. And be it further enacted, that whenever the Go-Militia to be drafted vernor or Commander in Chief shall direct any part of the for service by ballot. Militia, or the exempts as aforesaid, of any or either of the Counties, to be called out as aforesaid, into real service, a draft by ballot shall be made from each company, in exact proportion according to the number then fit for duty, which shall be on the oath of the Captain or commanding officer of such company, to the best of his knowledge if required, of all persons from the age of eighteen to fifty years, which ballot shall take place, and be made in the presence of one or more of His Majesty's Justices of the Peace, or if no such Justice shall be resident near to the place where such ballot shall be made, then and in that case the same shall be made in presence of three or more respectable freeholders, who are exempted by age from being drafted themselves; and on such occasions all the persons within the County, in which any part Exempts to be formof the Militia shall be called out as aforesaid, between eigh-ed into a Company,

teen and fifty years of age, who are herein before declared to drafted.

be exempted from being enrolled in the Militia, in manner herein before mentioned (except established Clergymen, and licensed Ministers of the Gospel, one miller to each grist mill, and one ferryman to each established ferry) who shall not have joined any company, shall be formed into a company by and under the direction of the commanding officer of the Regiment or Battalion, and shall be liable to the same draft by ballot as any other company in such Regiment or Battalion, in proportion to their numbers then fit for duty as afore-Persons drafted to said, and each and every person so drafted, shall go in his

persons, or find good own proper person, or find a good and sufficient man in his penalty of £10.

substitutes under the room; and for his neglect or disobedience herein, he shall be subjected to a fine of ten pounds, which if he neglect or refuse to pay, he shall be committed to the nearest County gaol, where he can be safely kept by warrant from the commanding officer of the Regiment or Battalion, or if necessary to his safe custody, be removed to any other gaol, at the discretion of the commanding officer, where he shall remain three months. or until he pays the said fine, and another man shall be drafted as aforesaid, to march in his place, who shall have half of the said fine if he shall not refuse or neglect to go, or find a good and sufficient man in his room as aforesaid, but if he shall so neglect or refuse, then he shall be subjected to the like fine, and a further draft shall be made of another man who shall have half of the fine last mentioned, if he shall not neglect or refuse to go or find a good and sufficient man as aforesaid, and so as often as such case shall happen. No person to be a ways, that in case any part of the Militia or the exempts as

been drafted.

City. gine that may be hereafter established in any other town in

second time drafted aforesaid, shall be called out more than once, no person who until all the others has been once drafted as aforesaid, shall be again drafted uncompany shall have til all the others belonging to the same company shall have been drafted. Provided also, that nothing in this Act shall be construed to extend to oblige the Firemen appointed by Firemen in St. John, the Corporation of the City of St. John, to the two Engines youd the limits of the in that City, or Firemen that may be appointed to any En-

this Province, not exceeding fifteen men to each Engine, to

duty beyond the limits of the said City and town respectively. And also further provided, that if any person called and duly Substitutes to be his certified to be a Quaker, shall upon being drafted refuse to red for Quakers, who serve, or procure a substitute as aforesaid, it shall and may be are to pay the ex-lawful for the Captain or Officer commanding the Company pence not exceeding to which such Quaker belongs, to procure and hire a substitute for him and at his expence, not to exceed the sum of ten pounds, which if he shall refuse or neglect to pay, the same shall and may be recovered before any two of His Majesty's Justices of the Peace in a summary way, at the suit of the said Captain or commanding officer of the Company, and levied with costs, upon the goods and chattels of such delinquent, or for want thereof, such delinquent shall be commit-

Persons who have ted to Gaol, there to remain for three months, or until he pays served in the embo-the same. Provided also, that those who have already servdied Militia exempt- ed in the Embodied Militia, and those to be hereafter drafted from draft till all ed in the Embodied Militia, and those to be hereafter draftthe others of the same ed shall not be liable to be again drafted until all the others company shall have belonging to the same Company shall have been drafted. been drafted. XXIX. XXIX. And be it further enacted, that whenever the Governor or Commander in Chief for the time being, shall in accepted, and be on consequence of any actual invasion, or imminent danger there—the same footing with of as aforesaid, think it expedient to order a proportion of the drafted men. Militia of any County, to march out of such County, on real service; volunteers who offer themselves for such service, being able of body in the opinion of the Field Officers of the Regiment or Battalion, to which such volunteer shall belong shall be accepted, and being so accepted, shall be subject to all the provisions of this Act, as though they had been drafted by ballot.

XXX. And be it further enacted, that if any officer, non-commissioned officer, or private of the Militia, or exempts as may be cashiered by aforesaid, under arms for real service, on a march, or on a General Court guard, or that shall be ordered for any of the duties, or ser-Martial for disobedivices herein before mentioned, shall disobey orders, or neg-ence or neglect of lect doing his duty, or shall shew any contemptuous behaviour towards his superior officer; if an officer, he shall on conviction thereof before a General Court Martial, to be constituted and appointed, as herein after directed, be cashiered by the sentence of such Court Martial; if a non-commissioned officer, or private, he shall be confined by the command-Non-Commissioned Officers and privates ing officer of the party or guard; and it shall be lawful for the may be confined and commanding officer of the Regiment or Battalion, or of any tried by a Regiment party or command, not under the degree of a Captain, to or-fined, der a Regimental Court Martial to be forthwith held for the trial of such offender, the said Court Martial to consist of three commissioned officers at least; but where they can be had, of five, who may give judgment by laying a fine on such offender in any, sum, not exceeding forty shillings, and in addition thereto, if a non-commissioned officer, reducing him to the ranks at the discretion of the Court, which fine, so ordered by the Court Martial, if he neglect or refuse to fines may be stopped pay, shall be either stopped out of the pay of such offender, out of the pay, or such offender shall be imprisoned or subject to hard labor, for a term not exceeding ten days. Provided always, never-theless, that no sentence of a Regimental Court Martial shall in execution till apbe put in execution until approved of by the officer ordering proved by the officer such Court Martial, and no officer being the accuser shall be ordering the Court. a member.

XXXI. And be it further enacted, that if any officer, non-commissioned officer, or private, shall in the field, upon a Mutiny, desertion & march, or in quarters, on actual service, begin, excite, or join ders on actual service, or in quarters, on actual service, begin, excite, or join ders on actual service, or knowing of such mutiny begun or intended, vice, to be tried be shall not give information thereof to his commanding of Martial to be apother superior Officer, or shall not when thereunto ordered pointed by warrant use his utmost endeavors to suppress such mutiny, or shall under the hand and desert the Company or Command to which he belongs, or der in Chief, shall disobey orders; if a commissioned officer, he shall be put under arrest by any superior officer; if a non-commissioned officer, or private, he shall be committed to the next County or other Gaol, as soon as convenient, by order in writing under the hand of the Officer commanding the Regiment,

D Battalion,

Battalion, Company, or Detachment, to which such person so offending, shall belong; and it shall and may be lawful for the Governor or Commander in Chief of the Province, for the time being, to order a General Court Martial, by warrant under his hand and seal, for the trial of such offenders, as speedily as the service will admit; which Court Martial shall not consist of a less number than thirteen commissioned officers of the Militia, and the President of such

ing £50 and six months.

Court Martial shall not be under the rank of a Field Officer, and there shall be as many Captains as conveniently may be Court may adminis had, the eldest Subalterns to make up the number; and that ter oaths, and may such Court Martial shall have power to administer an oath to by fine and impriany witness, in order to the examination, or trial, of any of somment not exceed the above offences that shall come before them, and shall also have power to punish with death, or by fine and imprisonment, in proportion to the enormity of the offence, the fine not to exceed fifty pounds, nor imprisonment six months. Provided always, that no sentence of any Court Martial shall 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 the sentence of any general Court Martial be carried into execution until it has been approved of by the Governor or Commander in Chief for the time being.

Members of a Gene. be sworn,

XXXII. And be it further enacted, that in all trials by ral Court Martial to General Court Martial, the President and every member thereof, before any proceedings be had, shall take the following oath, and the Judge Advocate is hereby authorised to administer the same, to wit. "I (A. B.) do swear that I " will duly administer justice according to the laws of this " Province now in force for the better regulating the Militia, " without partiality, favor or affection; and I do further swear "that I will not divulge the sentence of this Court, until it "shall be approved by the Commander in Chief of this Pro-" vince: neither will I on any account at any time whatever, "disclose or discover the vote or opinion of any particular " member of the Court Martial unless required to give evi-"dence thereof as a witness by a Court of Justice, in a due " course of law: so help me God," and no sentence of deathshall be given by any such General Court Martial, unless no sentence of death to given by any such General Court Martial, unless to be given unless twelve Officers present shall concur therein; and the Govertwelve officers con nor or Commander in Chief shall have power to appoint any fit person to act as Judge Advocate at any such General Judge Adversate to Court Martial, who shall be allowed for his services fifteen

15s per day.

De appointed and shillings per diem, during the time he shall actually be emsworn and allowed ployed in such service; which Judge Advocate, so appointed, shall previous to any proceedings had on the trial of any prisoner, take the following oath to be administered by the President of the Court, to wit: "I (A. B.) do swear, that I " will not upon any account, at any time whatever, disclose " or discover the vote or opinion of any particular member " of this Court Martial unless required to give evidence there-" of as a witness by a Court of justice, in a due course of law: " so help me God."

XXXIII.

XXXIII. And be it further enacted, that no person shall No sentence of death be put to death under the sentence of a General Court Mar- out a warrant under tial, until a warrant under the hand and seal of the Governor the hand and seal of or Commander in Chief, shall issue for the execution of such the Commander in contender which warrant shall direct the time and place where sentence, which warrant shall direct 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 shoot-manner of executing ing or hanging the offender, as the same may be directed and to be by shooting or ordered in the said warrant, which warrant shall be a suffici-hanging, ent justification to the Officer or Officers to whom the same shall be directed, and to all those lawfully employed under them in executing such sentence. Provided always, that previous to any person's being put to death pursuant to the sen-warrant to be read tence of a General Court Martial, such sentence and warrant previous to executifor the execution thereof, shall be publicly read in the hear-oning of the bye standers, at the time and place appointed for such execution.

XXXIV. And be it further enacted, that no Officer under No officer under the the rank of Captain, shall sit upon a Court Martial for the try a Field Officer. trial of any Field Officer.

XXXV. And be it further enacted, that whenever the whole Militia on service to or any part of the Militia of this Province shall be called out receive the same pay into actual service, the Officers, non-commissioned Officers, and allowances as the Drummers, Fifers, Buglers and Privates shall be entitled to the same pay and allowances as the Officers, non-commissioned Officers, Drummers, Fifers, Buglers 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 or Commander in Chief; and at the time of their dismission they shall be allowed respectively a number of day's pay to defray their expences to their usual places of residence, according to the distance, at the rate of fifteen miles per day, together with a bounty to each man of the non-commissioned Officers, and also a Bounty Drummers, Fifers, Buglers and Privates who shall have serv-to those who have ed faithfully during the time or times they shall so have con-served faithfully of tinued on actual service, at and after the rate of thirty shil-exceed in the whole Tings per month, for every calendar month which they shall £5. respectively have been and remained on actual service, but not to exceed in the whole the sum of five pounds for each separate time, or occasion on which they shall so have respec-tively been called out into actual service as aforesaid; which out of the Province bounty shall be provided for and paid out of the Province Tressury.

XXXVI. And be it further enacted, that every person who Persons enticing or shall entice or encourage a Militia man when on service to aiding Militia men when on service to when on service to desert, or aid, or assist, or harbour and conceal any deserter, desert to forfeit £10 knowing him to be such, shall forfeit and pay for every of to be recovered beforce the sum of ten pounds, to be recovered on conviction fore a Justice of the before any one of His Majesty's Justices of the Peace for the County where such offence may be committed, upon the oath of any one or more credible witness or witnesses, or the con-

fession

and on failure of pay-fession of the party offending, and on the failure of the payment to be committed to good for forty ment of such fine by the party offending; he shall be committed to good for forty ted to the County gaol by warrant under the hand and seal of such Justice, there to remain for the space of forty days or until such fine is paid.

XXXVII. And be it further enacted, that all the male Blacks

Male Blacks to be

enrolled and formed and people of Colour, between sixteen and fifty years of age, into Companies, and within each and every of the Counties within this Province, to serve as Pioneers, shall be formed into one or more Companies as may be thought er in Chief may di-expedient, and attached to the several Battalions within the district in which they may respectively reside, and shall have such officers to command them as the Governor or Commander in Chief for the time being may think fit to appoint, and shall be considered as the Pioneers of the Battalions to which they may respectively belong, or otherwise as the Commander in Chief may direct, and be subject to the same or the like drafts for actual service as the Militia in general are liable to in times of invasion or imminent danger thereof; and also be liable to perform the same duties and under the same penalties as required and appointed by the fifth section of this Act.

and be drafted for service.

XXXVIII. And be it further enacted, that it shall and may In case of invasion, &c. the Commander be lawful for the Governor or Commander in Chief for the in Chief may direct time being, and he is hereby authorised in case of actual in-the building of boats. vasion or imminent danger thereof, to direct the building of such a number of boats as in his judgment and discretion may appear requisite, and on such a construction as he shall judge most proper for the purposes of transporting the Militia with greater facility to different parts of this Province, as well as for annoying the enemy; provided that the sum or sums to be expended in building such boats shall not exceed the sum of four hundred pounds.

XXXIX. And be it further enacted, that it shall and may

Commander in Chief may in places where he lawful for the Governor or Commander in Chief for the structing them.

he may judge it not time being, in any place or places where he may judge it to cessary, order com-panies of Sea Fenci. be necessary or expedient, to cause one or more Company bles to be formed of or Companies of Sea Fencibles to be formed, (to be compothe seafaring people sed of the seafaring people and such as are principally emof drilling and in-ployed on the water,) to belong to and form a part of the Regiments or Battalions of Militia, respectively in the districts in which the same may be formed, and to direct the mode of drilling and instructing the Officers and men, of the same Companies, provided that the time required of the Officers and men thereof shall not exceed that required by this Act, of other persons belonging to the Militia, and for neglect or refusal on the part of either the Officers or men of either of the said Companies of Sea Fencibles to discharge the duty required of them, in compliance with such direction of the Commander in Chief, they shall severally incur the like penalty and penalties as other persons of the like rank in the Regiments or Battalions to which they may belong, and to be recovered and applied in like manner as is herein provided.

XL. And be it further enacted, that whenever the Com-Militia and Sea Fenmanding Officer of the Militia, in any County or District cibles may be orderwhere such boats are provided, shall find it necessary to order boats. 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 place, or to be stationed as a watch for the defence of any such place, the Militia of any such County, and particularly the Sea Fencibles, shall on the orders of such Commanding Officer, proceed in such boats accordingly.

XLI. And be it further enacted, that if any Captain or Of-Captains refusing to ficer Commanding a Company, shall refuse or neglect to col-collect or neglecting lect within six months after the commission of the offence for to pay orer fines, &c. which the party shall have become liable, or refuse or neglect tion of debt at the to pay into the hands of the Quarter Master, any fine or pensuit of the Quarter alty by him imposed, or any sum or sums by him received, it shall in any such case or cases, be the duty of the Commanding Officer of the Battalion to which such Officer may belong, to order and direct such Officer to be prosecuted by the Quarter Master, as well for the money by him received, as that which he has neglected to collect, before any one of His Majesty's Justices of the Peace, provided the same shall not exceed the sum of five pounds; and when the same shall exceed the sum of five pounds; then before any two of His Majesty's Justices of the Peace, and that it shall be the duty of such Quarter Master forthwith to proceed for the recovery of the same.

XLIL And be it further enacted, that all fines not herein before particularly appropriated, shall be paid to the respective propriated to be paid tive Quarter Masters of Battalions, for the purpose of defray-to the Quarter Masing the contingent expences of such Battalions, and that it ter for defraying shall be the duty of the respective Commanding Officers of the direction of the such Battalions to see that the fines and sums to be collected commanding officer by this Act be laid out for the purposes herein provided for, every six months to and that the Commander of every Battalion, render an ac-the Commander in count to the Commander in Chief every six months of the application of such fines, and sums of money, and what may be remaining in the hands of the Quarter Master, that the same may be paid into the Province Treasury, if the Commander in Chief shall so direct.

XLIII. And be it further enacted, that whenever the Mili-Commanding officers tia, or any part thereof shall be called into actual service, it of Militia may imshall and may be lawful for the Officer Commanding any Re-press boats, men & giment, or Battalion, detachment, or party, to impress boats, horses, men, horses, and teams, as the service may require.

XIIV. And be it further enacted, that whenever it shall be rendered necessary by any attack, made or threatened sud-In case of attack on denly to be made in any sea port, City, Town, or other place, where merchant resat or in the harbour of which any Merchant ships or vessels sels are lying, the officer commanding the militia is hereby militia may compel authorised and fully empowered to compel the persons be-thepersons belonging clonging to such ships or vessels to do duty on shore with the dety on shore or in Militia any boat or vessel,

Militia Artillery, if any such there be or in any boats or vessels, or with any part of the Militia where they can be the most usefully employed in resisting the attack of the enemy; and that in case of any great emergency which may render the service of Artillerymen necessary, the Officer Commanding any Battalion to which there may be an Artillery Com-

the whole of any Ar- pany may require the service of the whole, or a part of such tillery, Sea Fencible Artillery Company, as he may judge necessary although the or flank Company. Artiflery Company, as he may judge necessary atmough the may be ordered for numbers required may exceed the proportion of men wanted duty when necessa-or required from the rest of the Regiment or Battalion, and so in like manner with any Company of Sea Fencibles or any

or either of the flank Companies.

XLV. And be it further enacted, that the Commissioned Militia Officers do-Officers of the Militia, when on actual service, and doing du-Majesty's regular ty in garrison or in the field, with His Majesty's Regular or forces to take rank Fencible forces, shall rank with the Officers of such forces as as youngest of their the youngest of their degree, and that the said Officers of the Regular and Fencible forces in this Province, and the Officers of Militia, shall be entitled reciprocally to command, and be subject to be commanded in the same manner as is provided by the Laws of Great-Britain, and the Articles of War, for the Government of the Regular and Militia forces thereof. and subject to the like pains and penalties on the part of the Officers of Militia, as are herein before prescribed by the

XLVI. And be it further enacted, that if any person be Persons disabled to be provided for at wounded or disabled when on actual service, he shall be taken the expence of the care of and provided for at the expence of the Province during his disability.

thirty first and thirty second sections of this Act.

XLVII. And be it further enacted, that any person sued Persons sued for any thing done in the execution of his duty under and ecution of their duty by virtue of this Act, may plead the general issue, and under ander this Act may such be at liberty at the time of trial to give any special matsue and give special ter in evidence in like manner as if such matter had been fulmatter in evidence. ly and specially pleaded, and that no action whatever shall no suit maintainable be maintainable against any such person for any such cause. unless commenced unless commenced within six months from the time of the act within six months. done for which any such action may be brought.

Commander in chief

XLVIII. And be it further enacted, that the Governor or may establish troops Commander in Chief, may at his pleasure constitute and estaof Cavalry under such blish one or more troops, or such a number of Cavalry as he regulations as he may may judge expedient for the good of the service, and under such regulations as he may deem proper to make, which regulations so made, and under which the persons shall voluntarily enrol themselves, shall be equally binding as if the same were inserted in this Act, and subject to the like pains and penalties for breach of the same as are herein before provided for others belonging to the Militia.

XLIX. And be it further enacted, that Clerks employed in Clerks in the milita. ry offices exempted the Military Offices who have been announced as such in Gefrom militia service. neral Orders, shall be altogether exempt from doing Militia duty, and also from the payment of the exempt money.

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I. And be it further enacted, that no non-commissioned Officer or Private, shall be liable to be arrested upon any pro-officers and privates cess or execution whatsoever (other than for some criminal while on militia duty matter) while attending any training of the Battalion or Di-unless for some criminal matter, or unvision thereof, to which he may belong, or doing duty upon less the sum due real service, or marching to or returning from the place ap-amounts to £20. pointed for such training or duty, except the original sum due for which he may be arrested, shall amount to the value of twenty pounds.

LI. And be it further enacted, that this Act shall continue Limitation. and be in force until the end of the next Session of the General Assembly of this Province and no longer.

CAP. II.

An Act, to enlarge the limits of the Parish of Saint Stephen, in the County of Charlotte.—Passed the 3d of March, 1813.

Be it enacted by the President, Council and Assembly, that all that tract of land in the County of Charlotte lying south-bed. ward of the prolongation of the rear line of the Parish of St. David, to the Cheputnaticook River, and bounded northwardly by the said line, westwardly and by the Cheputnaticook and St. Croix Rivers, and northeastwardly and eastwardly by the line of the Parishes of St. David and St. Stephen, as described in the original formation of the same Parishes be, and the same is hereby annexed to, and made part and parcel of the said Parish of St. Stephen.

Boundaries descri. A

CAP. III.

An Act, in amendment of and in addition, to an Act, intituled "An Act for transferring to, and vesting in the Crown, such lands and tenements of any person or body politic on which it may be judged suitable and necessary to erect fortifications, or which may be wanted for other uses of war and defence, and for ascertaining the value thereof, and making compensation for the same to the former owners." Passed the 3d of March, 1813.

WHEREAS by the first Section of An Act, made and passed in the forty third year of His Majesty's Reign, Preamble. intituled "An Act for transferring to, and vesting in the "Crown, such lands and tenements of any person or body "politic, on which it may be judged suitable and necessary to erect fortifications, or which may be wanted for other "uses