## CAP. XXIII

An ACT to alter and amend an Act, instituted "An Act for the referred by organization and regulation of the Militia of this Province."

1. G. 4. C. 18 Passed the 21st March, 1822.

HEREAS in and by the ninth Sec- Preamble. tion of an Act made and passed in the fifty-sixth year of the Reign of His late Majesty King George the Third, intituled " An Act for the organization and regula- 56. 9.3 c. 6 " tion of the Militia of this Province," it is enacted, that fines shall be recoverable before the Captains and Commanding Officers of Companies, and be levied by distress and sale of the delinquent's goods, by an order of such Commanding Officer, directed to a Non-Commissioned Officer of the Company. who is thereby authorized to serve and exe-

cute the same.

And whereas Non-Commissioned Officers have found it very difficult, and in many cases impossible to levy the fines or execute the warrants in such cases to them directed. and it is considered that the fines may be levied with much greater facility and certainty if the orders and warrants are directed to the Constables in the several Parishes, to be by them executed as Justices' summons and warrants are accustomed to be done: And it is a matter of great importance, in order to enforce the punctual attendance of the Militia, that the fines should be strictly exacted---

I. Be it therefore enacted by the Lieutenant- 9th Section of re-Governor, Council, and Assembly, That the much of the 1sth said ninth Section of the said Act, and also and 14th records so much of the eleventh and fourteenth Sec-levying of fines by

Non-Commissioned Officers, repealed.

tions of the said Act, as relates to the levying of the fines thereby imposed by the Non-Commissioned Officers of the Company to which the person on whom such fine is imposed, may belong, be, and the same are hereby repealed.

Fines imposed by the 8th. 11th, and 14th Sections of the recited Act, to be recoverable before the Captain, and levied by a Constable of the Parish in which the aclinquent resides.

II. And be it further enacted, That all fines which may be imposed by virtue of the eighth, eleventh, and fourteenth Sections of the said in part recited Act, shall be recoverable before the Captain or Officer commanding the Company to which the delinquent shall belong, and be levied by distress and sale of the delinquent's goods, by an order of the said Commanding Officer, to the Constable or Constables of the City, Town, or Parish, wherein such delinquent shall reside, which Constables are hereby authorized and required to execute the same, and also the warrants hereinafter mentioned, taking the same fees as in other similar cases, and rendering the overplus, if any, after deducting the cost and charges of such distress and sale, to the delinquent; and if no goods or effects shall be found whereon to levy the said fine, the Constable to whom the execution of the said order may be committed, shall make a return thereof on the back of such order, and thereupon the delinquent shall, by warrant under the hand and seal of such Commanding Officer, be committed to the County Gaol, there to remain for the term of two days for the fine of each day's delinquency; Keepers of Gaols and the Keeper of any Gaol is hereby aukeep delinquents, thorized and required to receive and keep such delinquent during the time specified in such

If no goods whereon to distrain, Constable to make return, and thereupon the delinquent to be committed to Gaol for two days for the fire for each day's delinquency.

such warrant, and then discharge him on payment of the customary fees: Provided always, that such delinquent shall not be Delinquents not kept in Gaol more than two days beyond the more than a days term specified in the warrant, for any default ing fees. in the payment of fees.

III. And be it further enacted, That all or- Form of orders to be issued by the ders to be issued by any Commanding Officer Officerscommanof a Company, under and by virtue of the provisions of this Act, or the above in part recited Act, shall be in the form following:

To the Constables of the

and each and every of them.

You are hereby required forthwith to demand of N. B. the sum of being the amount of a fine imposed upon him under and by virtue of the Militia Law, and on his refusal to pay the same, to levy and distrain the amount thereof of the goods and chattels of the said N. B. and to sell and dispose of the goods and chattels so to be distrained, within six days, unless the said sum of together with reasonable charges of taking and keeping such distress, shall be sooner paid, and return to me what you shall do by virtue of this order.

Given under my hand, this dayof

And that all warrants to be issued by the Form of warrant Commanding Officer of any Company, for the imprisonment of any delinquent, shall be in the form following, viz:

To the Constables of the กf and each and every of them.

has been imposed Whereas a fine of on N. B. for an offence against the Militia Law, these are therefore to require and com-

to be kept in Gaol for default of pay-

ding companies.

of commitment.

mand you to take and arrest the said N. B. and convey and deliver him into the custody of the Keeper of the Common County Gaol, and you the said Keeper are hereby required to receive the said N. B. into your custody in the said Gaol, and him safely keep for the space of days, unless the said fine, with the accustomed fees, shall be sooner paid.

Given under my hand and seal, the day of

Act to extend to the recovery of all paid,

IV. And be it further enacted, That this fines not already Act shall extend to the recovery of all fines already imposed, where the same have not actually been paid, or the delinquent taken into custody, as well as to those fines which may be imposed after the passing of this Act.

Censtables to pay over fines to the Quarter-Masters, or be liable to an action.

V. And be it further enacted, That the Constables shall without unnecessary delay, pay over the fines collected from any delinquent, to the Quarter-Master of the Battalion to which such delinquent shall belong, or in default of payment, shall be liable to an action of debt at the suit of such Quarter-Master, in any Court having jurisdiction of the same.

VI. And whereas doubts have arisen whether Aliens who may be prosecuted at the suit of the Quarter-Master, for the recovery of the sum payable by them, in and by the forty-second section of the said in part recited Act, are liable to the costs of prosecution, and it is expedient to make other provision in this regard---

42 § repealed.

Be it further enacted, That the said fortysecond section of the said Act, be, and the same is hereby repealed: And in lieu thereof,

Be it enacted, That all persons other than Aliens after two months residence, British subjects, (or those who have taken to pay 30s to the the oath of allegiance prior to the late war whos authorized between Great-Britain and the United States to sue for the of America) who shall have resided for the space of two months in this Province, shall pay to the Quarter-Master of the Battalion in the district in which they shall reside, the sum of thirty shillings; and the Quarter-Master of such Battalion is hereby authorized and required to proceed for the recovery thereof, with costs of suit, before any one of His Majesty's Justices of the Peace resident within such district; and upon recovery, the said sum of thirty shillings, together with all costs of suit, shall be levied by distress and sale of such Aliens' goods and chattels, and for want of such goods and chattels, such For want of goods whereon to key, Justice shall commit such Aliens to the common Gaol of the County, there to remain Gool for the space of six days, unless the said fine, with costs and all customary fees, be sooner paid; and the Keeper of any Gaol is hereby authorized and required to receive and keep such delinquent Alien, during the term specified in such warrant, and then discharge him on payment of the customary fees. Provided always, that such delinquent Alien Not to be kept in Good more than shall not be kept in Gaol more than three threedevs for mon days beyond the term specified in the war- payment of tees.

rant, for any default in the payment of fees. VII. And be it further enacted, That the Officers com-transling Compa-captains or Commanding Officers of Companies, shall on or before the first day of the Quarter Mas-June in each year, make out and transmit Aliens.

to the Quarter-Master of the Battalion, lists

of all Aliens within the district of their re-

spective Companies.

78th & of recited Act repealed.

VIII. And be it further enacted. That the eighteenth Section of the herein before recited Act, to which this is an amendment, be, and the same is hereby repealed.

Commanding OFficers of Battalions to appoint proper places for depots of arms.

IX. And be it further enacted. That the Commanding Officers of Battalions, when thereunto required by the Governor or Commander in Chief, are hereby authorized and required to appoint fit and convenient places within their respective districts, to serve as depots for arms for the use of their respective Battalions.

Fines, after depots.

X. And be it further enected. That all the maying contingent expenses of fines, penalties, and sums of money whatever Battalion, to be received under and by virtue of the provi-appropriated for sions of this Act, or of the Act to which this ing m repair the arms in the de- is an amendment, from any Battalion of Militia in this Province, shall, after defraying the contingent expenses of such Battalion, pursuant to the forty-third Section of the herein before recited Act, be appropriated by the Commander in Chief, to such an amount as may be necessary, for the cleaning and keeping in repair the arms placed in the depots appointed for the use of such Battalion; and in case the said fines, penalties, and sums of money received from any Batin order, a further talion, after paying the contingent expenses ing £20 to 2014 thereof as aforesaid, shall not be found sufficient to defray the expense incurred in cleaning and keeping in repair the arms placed in depot for the use of such Battalion, that then such further sum as the Commander in Chief may think proper, shall be paid by the Treasurer

In case the fines are insufficient for keeping the arms sum not exceedone Battalion, to be paid from the Province Treasusurer of the Province, to the Commanding Officer of such Battalion, to be by him appropriated to the cleaning and keeping in repair the arms of such Battalion, by warrant of the Lieutenant-Governor or Commanderin Chief, by and with the advice of His Majesty's Council: Provided nevertheless, that no greater sum than twenty bounds, over and above the fines, penalties, and sums of money received from such Battalion, after deducting the contingent expenses thereof as aforesaid, shall be paid to the Commanding Officer of any Battalion in any one year, for the purpose of cleaning and keeping in repair the arms of such Battalion.

XI. And be it further enacted, That the said Recited Act, exeleventh and fourteenth Sections, and all eept whereinhereother parts of the said in part recited Act, (except as far as the same are hereby expressly repealed, altered, or amended) shall be, and the same are hereby declared to be and remain in full force.

XII. And whereas doubts have arisen whe- Officers guilty of ther any Officer guilty of disobedience of improper behaviorders, or other misconduct, in any case on real service, when not on real service, can be brought to may be tried by a General Courta Court Martial under and by virtue of the Martial. provisions of the said in part recited Act: Be it declared and enacted, that any Officer who may disobey orders, neglect his duty, or be guilty of any misconduct, although not on real service, may be brought to a General Court Martial, to be constituted and appointed as in the same Act directed, the proceedings of which Court Martial shall be in the manner in the same Act mentioned,

main in force.

disobedience or

which Court Martial shall have power to punish such offender by cash:ering, suspension, or reprimand, as the case may require, provided that no sentence of such Court Martial shall be carried into execution until approved of by the Lieutenant-Governor or Commander in Chief for the time being.

CAP. XXIV.

Vid: 6.9.4.215 An ACT to after and amend the Laws now in force, for assessing, collecting, and levying, of rates for public charges, Pass d the 21st Merch. 1822.

HEREAS by the Laws now in force for the assessment of rates for public charges and expenses, the Assessors in the several Towns or Parishes are authorized and empowered to apportion the sums to be levied upon the said Towns or Parishes respectively, among the inhabitants thereof, in such manner as they in their discretion shall think just and reasonable: And whereas the exercise of such discretion without regulation or appeal, has been productive of great dissimilarity in the mode of apportioning and assessing the rates throughout the Province: And whereas by the same Laws the real estate of non-residents is not liable to be assessed---

I. Be it enacted by the Lieutenant-Governor, Council, and Assemble, That from and after the passing of this. Act, all such sums of money to be assessed and raised for any County, or Town, or Parish charges and expenses, under or by virtue of an Act or Acts of the General Assembly for that purused of making pose made, or to be made, shall be assessed, levied, and raised, by an equal rate upon the

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