

## CAP. VI.

## An Act in amendment of an Act relating to the Militia.

## Section.

1. Enrolling Officer for Eastern side of Saint John, how appointed; his duties.

## Section.

2. Forty second Section: 28 Vic. Cap. 1, repealed.

*Passed 9th July, 1866.*

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows:—

1. That the Commander in Chief shall appoint a Regimental Enrolling Officer for the eastern side of the Harbour of the City of Saint John; the said officer, with the approbation of the Commander of each Battalion of Militia on said eastern side, shall appoint a time for taking the enrollment of all persons (not Volunteers) liable to do Militia duty in their respective Battalions: he shall put up printed notices thereof in the most public places of the City, ten days before the time appointed, requiring all such persons liable and not enrolled, to attend and enroll themselves, or send a written notice of their names, ages, and places of abode.

2. That the forty second Section of an Act passed in the twenty eighth year of the Reign of Queen Victoria, intituled "An Act relating to Militia," be and the same is hereby repealed.

## CAP. VII.

## An Act relating to Weights.

## Section.

1. Defines the hundred weight and ton weight.  
2. All Laws relating to the inspection and adjustment of weights to extend to this Act; penalty.

## Section.

3. Provisions of Cap. 95, Revised Statutes, controlled by this Act or repealed.

*Passed 9th July, 1866.*

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows:—

1. The hundred weight for weighing all goods, articles, wares, agricultural produce, fish, and other commodities whatsoever sold by the hundred weight or ton weight in this Province, shall consist of one hundred pounds avoirdupois, and not of one hundred and twelve pounds as heretofore used; and the ton weight used for the said purposes shall consist of twenty hundred weight as herein above established, or of two thousand pounds avoirdupois, and not of two thousand two hundred and forty pounds as heretofore used, and the said