Proceeding by Writ of Scire Facias against Representative of deceased Joint Contractor authorised.

No greater sum to be collected than Debt and Damages justly due.

Limitation of liability of Stock-Holders in Chartered Banks, or Incorporated Companies. II. And be it further enacted by the authority aforesaid, That if any one or more of the Defendants in any action, against which a joint judgment may have been entered in any Court of Record in this Province shall die, it shall and may be lawful for the Plaintiff or Plaintiffs, or the Survivor or Survivors of them, or the Executor or Administrator of such Survivor, to proceed by Writ of Scire Facias against the Representatives of such Defendant or Defendants respectively, so dying, notwithstanding there may be another Defendant still living, and against whom the said judgment may be in force: Provided always, that nothing in this Act contained shall be construed to extend to authorise the collection of a greater sum than the debt or damages justly due, with interest and costs: Provided always, that the property and effects of Stock-Holders in Chartered Banks, or the Members of other Incorporated Companies, shall not be rendered liable to a greater extent than they would have been if this Act had not been passed.

CHAP. VIII.

AN ACT to amend, and reduce into one Act, the Militia Laws of this Province.

[Passed 6th March, 1838.]

Presmble.

W HEREAS the several laws now in force for embodying, organizing and training the Militia of this Province are, in many instances, defective and inefficient: Be it therefore enacted, by the Queen's most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entitled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty reign, entitled, 'An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further provision for the Government of the said Province," and by the authority of the same, That from and after the passing of this Act, it shall and may be lawful for the Lieutenant Governor from time to time, to divide the Militia of this Province into such number of Regiments or Battalions as he may deem most conducive to the efficiency of the said Militia, and under his hand and seal to appoint a sufficient number of Colonels, Lieutenant Colonels, Majors, Captains and other Officers, to train, discipline and command the said Militia, according to such rules, orders and directions, as shall from time to time be issued by him for

Lieutenant Governor may divide Militia into Regiments or Battalions, and appoint Officers. that purpose; which Officers of Militia shall rank with Officers of Her Officers to rank as Junior that purpose; which Officers of Militia shall rank with Officers of Her Officers to rank as Junior Majesty's Forces serving in this Province, as junior of their respective rank.

- II. And be it further enacted by the authority aforesaid, That the Militia Militia-men to be not less of this Province shall be composed of the male Inhabitants thereof, being than sixty years of age. not less than sixteen, nor more than sixty years of age.
- III. And be it further enacted by the authority aforesaid, That the Officers Militia to enrol themselves now commanding Regiments or Battalions of Militia, or who shall hereafter appointed by Commanding Officer. command the same, shall require the Captains or Officers commanding companies or divisions in such Regiment or Battalion, to call upon the inhabitants liable to serve as Militia within the limits of his company or division, to enrol their names as Militia-men, at least once in every year, that is to say, on the fourth day of June, or if that day be upon Sunday, then on the following day, in each year, which enrolment shall be made at a place to be appointed by the Officer commanding the Regiment or Battalion.

IV. And be it further enacted by the authority aforesaid, That every per-Incumbent on every son liable to serve in the Militia in this Province, residing within the limits age. of any Regiment or Battalion, shall appear at the place so appointed by the Officer commanding such Regiment or Battalion, and there enrol his name as a Militia-man; and if a question shall arise as to the age of any person required so to enrol himself, it shall be incumbent on him to prove his age.

V. And be it further enacted by the authority aforesaid, That if the Mili-Notice to be given when the shall be required to enrol their names oftener than once in each year, train oftener than once a-year. as hereinbefore provided, the Captains or Officers in command of Companies shall cause a verbal or written notice to be given to the Militia within the limits of their Companies, of the time and place where such enrolment is to take place, at least four days before such enrolment is appointed to take place, which notice shall be delivered by such Non-commissioned Officer of the Companies respectively, as the Captain or Officer in command of Companies shall appoint and direct to deliver the same: Provided No person required to always, that no person shall be obliged to enrol himself as aforesaid, unless a Subject of Her Majesty. such person is a natural-born subject of Her Majesty, or a subject of Her Majesty, naturalized by an Act of the British Parliament, or become such by an Act of the Parliament of this Province, or a person who has taken the oath of allegiance.

died so long as necessary.

Persons refusing or neglecting, to be fined or imprisoned.

How penalties are collected.

Person called upon to serve, may find substitute.

Militla may be marched to Lower Canada, or to any place where prepara-tion is making to invade this Province.

VI. And be it further enacted by the authority aforesaid, That it shall Lieutenant Governor may be lawful for the Lieutenant Governor to call out and embody the Militia war, rebellion or invasion, of this Province, or any portion thereof, in a time of actual war with a Foreign Power; to put down or suppress rebellion; to repel invasion; or for any purpose connected with the preservation of the public peace, and to continue the Militia so called out embodied for actual service, so long as in his opinion may be necessary; and any person refusing to obey such order or command, or absconding from, or neglecting to repair to the place he is ordered to, being a Commissioned Officer, shall forfeit and pay the sum of fifty pounds, and be held to be unfit to serve Her Majesty as an Officer in any Military capacity, and being a Non-commissioned Officer, or Private, shall forfeit and pay the sum of twenty pounds; and in default of payment for such refusal or neglect, such Officer, Non-commissioned Officer, or Private, shall be committed to the common Gaol of the District, for any time not less than six, nor more than twelve calendar months, except such person shall satisfy the Colonel or Officer commanding such Regiment or Battalion to which he belongs, that such refusal or neglect arose from sickness, or that he was absent upon leave; and that all such penalties shall be levied and collected in the same manner as penalties are authorised to be levied and collected by the authority of this Act, for disobedience of orders in time of peace: Provided always, that whenever it shall happen that only part of the Militia of this Province shall be called out for actual service, it shall and may be lawful for any person being of the Militia of the County or Riding that may be so called out, or of any City within the same, duly chartered by any Act of the Parliament of this Province, to provide and send an able-bodied man to serve in the said Militia in his stead, and such able-bodied man shall be taken and received as a proper substitute for such person living in the County, Riding or City, that would otherwise be obliged to serve in the said part of the Militia called out as aforesaid.

> VII. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Lieutenant Governor, to embody the Militia of this Province, or such portion thereof as he may think necessary and expedient, and to march the same into the Province of Lower Canada at any time when the same shall be actually invaded, or threatened with invasion, or in a state of insurrection; or to march the said Militia, or any portion thereof, to any place without the limits of this Province, for the attack of any enemy that may have invaded, or may be marching or collected for the purpose of invading this Province; or for the destruction of any vessel or vessels built or building, or any fort, depot or magazine, formed or forming by any Foreign Power at war with our Sovereign Lady the

Queen, her Heirs or Successors, from whence the invasion of this Province may be apprehended.

VIII. And be it further enacted by the authority aforesaid, That all Officommissions during cers of Militia appointed under and by virtue of this Act shall hold their pleasure. Commissions during pleasure.

IX. And be it further enacted by the authority aforesaid, That the Colonel officers commanding or Officer commanding any Regiment or Battalion of Militia within this them two days in cuch Province, shall have power and authority to assemble his respective Regi-required by Lieutenant Governor. ment or Battalion two days in each year, and oftener if thereunto directed by the Lieutenant Governor, at such place or places as he shall appoint, for the purpose of drill and inspection.

X. And be it further enacted by the authority aforesaid, That on or Officers commanding before the fourteenth day of June in each and every year, the Colonel or returns to Adjustant General's office. Officer commanding any Regiment or Battalion of Militia in this Province, shall transmit to the Adjutant General of the Province, a return of the effective strength of the same; the vacancies that may have occurred from any cause among the Officers of such Regiment or Battalion; and the names of persons recommended to fill such vacancies, together with such further information as the Lieutenant Governor shall from time to time direct to be included in such return.

XI. And be it further enacted by the authority aforesaid, That the Lieu-Lieutenant Governor may appoint Staff Officers. tenant Governor shall have full power and authority to appoint persons belonging to hispersonal Staff, or on the Staff of the Militia, to such Militia rank as he may think proper to confer, not exceeding the rank of Lieutenant Colonel, independent of and apart from any rank that may be held by such person in any Regiment or Battalion of Militia in this Province. .

XII. And be it further enacted by the authority aforesaid, That it shall Lieutenant Governor to and may be lawful for the Lieutenant Governor, from time to time, to prescribe the uniform to be worn by the Militia of the Province, when on duty or assembled for drill or inspection.

XIII. And be it further enacted by the authority aforesaid, That any officers within one year must provide uniform and Officer of Militia who shall not, within one year from the time the Lieu-sword, or be superseded. tenant Governor shall prescribe the uniform for the respective Regiments or Battalions, provide himself with such uniform, including a sword, and who shall appear at any muster or inspection of the Regiment or Battalion

to which he belongs, without being dressed in such uniform and sword, shall be and he is hereby declared superseded.

Lieutenant Governor may appoint Regiments or Battalions of Dragoous, Artillery or Light Infantry.

XIV. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Lieutenant Governor, in his discretion, to constitute Regiments or Battalions of Dragoons, Artillery or Light Infantry, separate and distinct from other Regiments or Battalions in the several Districts of this Province, to be selected from the different Regiments or Battalions therein, as the Lieutenant Governor may direct: Provided, nevertheless, that nothing in this clause contained, shall be construed to prevent the formation of Companies of Artillery, or Troops of Dragoons, within the limits assigned to the several Regiments or Battalions of Militia, to be independent of or attached to such Regiments or Battalions, according to such orders or directions as the Lieutenant Governor may, from time to time, make in that behalf.

Such Regiments to be

XV. And be it further enacted by the authority aforesaid, That Regiments subject to orders, as other or Battalions of Dragoons, Artillery or Light Infantry, so constituted as aforesaid, shall be subject to such orders, rules and regulations, with respect to drill, inspection or other duty, as from time to time, may be issued by the Lieutenant Governor, for their efficient organization for actual service, apart from the other Regiments or Battalions of Militia in the Province.

Officers of Militia disobey-

XVI. And be it further enacted by the authority aforesaid, That any ing or neglecting orders. Officer of Militia, who, in time of peace, shall be guilty of wilful neglect or disobedience of orders, or of any act of insubordination, in the performance of his duty, shall, on conviction, be liable to pay a fine, not less than one pound nor more than twenty pounds, besides costs of conviction, and to be cashiered and deprived of his commission and rank in the Militia.

Militia-men neglecting to enrol, or disobeying orders, to be fined, or imprisoned in default of payment.

XVII. And be it further enacted by the authority aforesaid, That any non-commissioned Officer or private Militia-man, who, in time of peace, shall wilfully refuse or neglect to enrol himself, as hereinbefore provided, or who shall be guilty of wilful neglect or disobedience of orders, or of any act of insubordination or misconduct, while on parade, or engaged in the performance of Militia duty, shall, on conviction, pay a fine of not less than five shillings nor more than five pounds, over and above the costs of conviction, and in default of payment, shall be liable to imprisonment in the common gaol of the District, for a term not less than three days nor more than one month.

XVIII. And be it further enacted by the authority aforesaid, That the Colonel, or other Officer commanding any Regiment or Battalion of Militia

in this Province, shall have full power and authority, in time of peace, to Commanding Officers may in this Province, shall have full power and authority, in time of peace, to Commanding Officers may assemble a Court, to be composed of not less than three Officers of the charges brought against Regiment or Battalion under his command, one of whom at least shall be non-commissioned officers and privates for officers of the rank of Captain, and which Court shall have full power and authority against this Act. to hear evidence and investigate all charges that may be brought against any non-commissioned Officer, or private Militia-man, for any offence or neglect of duty contrary to the provisions of this Act, and to give such judgment thereupon as they, in their discretion, shall think just and reasonable, the same being in accordance with and authorised by the enactments herein-contained.

XIX. And be it further enacted by the authority aforesaid, That the officers commanding to Colonel, or Officer commanding any Regiment or Battalion, shall direct place of usembling of a notice to be given to the Captains, or Officers commanding Companies Court. under his command, of the time and place where such Court shall be held, at least fifteen days before the time for its assembling.

XX. And be it further enacted by the authority aforesaid, That after Person against whom receiving such notice, and at least eight days before the meeting of such complaint is preferred, to have notice in writing. Court, Captains or other Officers commanding Companies, shall cause a requiring him to appear. notice in writing to be served on any non-commissioned officer, or private Militia-man belonging to the Company under his command, against whom it may be intended to prefer any complaint of neglect of duty or misconduct, of such non-commissioned officer, or private Militia man, requiring him to appear to answer such complaint; which notice, signed by the Captain or Officer commanding such Company, may be in the words or to the effect following: - "Mr. A. B. You are hereby required to attend before the Court appointed for the trial of Militia offenders belonging to the ------ Form of notice. Regiment of Militia, which will assemble at —, on the — day of —, at ten o'clock, forenoon, to answer a charge—(for not enrolling yourself as a Militia-man, or for not attending Militia muster, or for insubordination, as the case may be.) Dated this — day of —, C. D. Captain, or Officer commanding — Company, — Regiment, Militia."

XXI. And be it further enacted by the authority aforesaid, That no Non-commissioned Officer, or Private Militia-man, shall be condemned, or be demned, unless proved liable to answer any charge preferred against him, unless it be proved at written notice. the time appointed for the trial of such charge, that he had been served with a notice as herein before provided, at least eight days before the meeting of the said Court, to appear and answer the charge to be preferred against him.

Court may commit not attending.

XXII. And be it further enacted by the authority aforesaid. That it shall Withouses summoned for be lawful for the said Court, to command the appearance and to examine witnesses on oath, relative to any complaint that may be brought before them, and to commit the person summoned as a witness for non-attendance, as in ordinary cases of contempt.

Officers composing Court to receive five shillings per day.

XXIII. And be it further enacted by the authority aforesaid, That the Officers composing the said Court, shall be entitled to receive the sum of five shillings each, for each day they shall be engaged as members of the said Court.

Fees to be received for serving notice.

person who shall serve notices as herein before required, shall be entitled to receive four-pence for each mile he shall necessarily travel to effect such service, and that for every fine levied and collected under a warrant from the said Court, the person levying the same shall be entitled to the same fees as are now paid, for service of a like nature, to any Constable or Peace person to appoint the person. Officer in this Province: Provided always, that it shall be in the discretion of the said Court to appoint such person as they may think fit to execute

the warrants or other process issued by them.

XXIV. And be it further enacted by the authority aforesaid, That the

Court to appoint the

Judgment of said Court not subject to appeal.

XXV. And be it further enacted by the authority aforesaid, That the judgments of the said Court shall, without appeal, be carried into effect, and the fines imposed by them, shall be levied upon a warrant signed by the senior member of the Court, in the same manner as the judgments of the Justices of the Peace are carried into effect under the provisions of an Act passed in the fourth year of His late Majesty's reign; entitled, "An Act to provide for the summary punishment of petty trespasses and other offences."

Officers composing Board to be sworn.

Oath.

XXVI. Provided always, and be it further enacted by the authority aforesaid, That all Officers who may be appointed to compose any Board for the trial of any offender or offenders under this Act, shall, before proceeding to the trial of such offender or offenders, take the following oath: - ",I do sincerely promise and swear, that in all such matters as shall be brought before me under the Militia Laws of this Province, I will faithfully act according to the best of my judgment, agreeably to the said Laws, without favor or partiality to any person.—So help me God." Which oath may be administered by any one member to the other members of the said Board.

XXVII. And be it further enacted by the authority aforesaid, That all monies arising from fines levied and collected under the provisions of this

Act, shall be paid into the hands of the Colonel or Officer Commanding How monies to be disthe Regiment or Battalion within which the same shall have been imposed, ted by fines and shall be applied under the direction of the Field Officers of such Regiment or Battalion-first, to the payment of the allowance to the members of the Court and other incidental expenses, the payment of which is not otherwise provided for—and secondly, to the purchase of colors, musical instruments, or other purposes tending to advance the discipline and efficiency of the Regiment or Battalion.

XXVIII. And be it further enacted by the authority aforesaid, 'That twice Officer commanding in each year, that is to say, on the first day of March, and the first day of Regiments to make September, the Colonels or Officers in command of Regiments or Battal
Complained against, &c. ions in this Province, shall make a return to the Adjutant General of Militia of this Province, of the number and names of persons complained against; the judgments of the Court; the amount of fines levied; and the manner in which the same shall have been distributed and disposed of.

XXIX. And be it further enacted by the authority aforesaid, That in Lieut. Governor may time of peace, and when any charge shall be made against any Officer of in time of peace, for trial of Officers. the Militia of this Province, for disobedience of orders, or any act of insubordination, or misconduct as an Officer of the Militia, it shall and may be lawful for the Lieutenant Governor in his discretion to assemble a Court Martial, (the President of which shall be a Field Officer,) to be composed of seven or more Officers belonging to one or more of the Regiments of Militia, organized or embodied within the County or District to which the accused party belongs, to investigate the charges made against such Officer, and to examine witnesses on oath, as well in support of, as against such charge, and award such sentence as in their opinion may be just and reasonable, and not inconsistent with, or contradictory to the provisions of this Judge Advocate to Im Act: Provided always, that in the appointment of Judge Advocate, the appointed administration of oaths, and forms of proceeding to be observed by the proceedings to be observed as in case of said Courts Martial, respect shall be had to the provisions hereinafter con
Courts Martial, respect shall be had to the provisions hereinafter con
Courts Martial in time of war. tained for the constitution and regulation of Courts Martial, in cases where the same shall be required during the of period of actual service by any part of the Militia this Province: And provided also, that such sentence Sentence to be approved by Lieutenant Governor. shall, before being carried into effect, be approved of by the Lieutenant Governor.

XXX. And be it further enacted by the authority aforesaid, That in case How fines to be levied, any Officer of Militia, shall be sentenced to the payment of a fine, under and how appropriated. the provisions of this Act, and shall make default in payment thereof, the same shall be levied by sale and distress of his effects under a warrant to

be signed by the senior Officer composing the said Court Martial, in the same manner as fines awarded against Non-commissioned Officers and private Militia-men are by this Act directed to be levied, and shall be appropriated and accounted for in the same manner as the said last mentioned fines are directed to be appropriated and accounted for.

Militia embodied to be subject to Acts of British Parliament for certain crimes

XXXI. And be it further enacted by the authority aforesaid, That during the time any portion of the Militia of this Province shall be embodied for actual service, under and by virtue of this Act, they and every of them, as well Officers as Privates, shall be liable and subject to all the rules, regulations, pains and penalties, of any Act or Acts of the British Parliament that are or may be in force for the punishment of mutiny, desertion, or other crimes, in the Army of Her Majesty the Queen, Her Heirs or Successors: Provided, nevertheless, that no Officer, Non-commissioned Officer or Private Militia-man, shall be sentenced to the loss of life, unless for desertion to the enemy, traitorous correspondence, or for traitorously delivering up to the enemy any garrison, fortress, post, or guard, or vessel, either armed or employed in the service of Government, any thing herein contained, or any statute, law or usage, to the contrary notwithstanding;

Provided also, that no Officer, Non-commissioned Officer or Private of Militia, shall be liable to the punishment of being flogged, by the sentence of

When Militiaman may be sentenced to loss of life.

Militia not to be flogged.

any Court Martial.

Lieutenant Governor authorized to issue order for assembling General Court Martial, when

service.

Of whom General Court Martial to consist.

Lieutenant Governor to appoint Judge Advocate.

Oath to be taken by members of Court.

XXXII. And be it further enacted by the authority aforesaid, That when the Militia of this Province shall be called out on actual service, in all Court Martial, when Militia called out on actual cases where a General Court Martial shall be required, the Lieutenant Governor, upon application to him made through the Officer commanding the body of Militia to which the party accused may belong, or in case he be the accuser or the accused, then through the next Senior Officer, shall issue his order to assemble a General Court Martial; which said Court Martial shall consist of a President, who shall be a Field Officer, and not less than eight other Commissioned Officers of the Militia: Provided always, that in all trials by General Courts Martial to be held by virtue of this Act, the Lieutenant Governor shall nominate and appoint the person who shall act as Judge Advocate; and that every member of the said Court Martial, before any proceeding be had before the Court, shall take the following oath before the Judge Advocate, who is hereby authorised to administer the same, viz: "You, A. B., do swear, that you will administer justice to the best of your understanding, in the matter now before you, according to the evic nce and the Militia Laws now in force in this Province, without partiality, favor or affection; and you further swear, that you will not divulge the sentence of the Court, until it shall be approved by the Lieutenant Governor; neither will you upon 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 evidence thereof as a witness by a Court of Justice, in due course of law: So help you God": And so soon as the said oath shall have been administered to the respective Members, the President of the Court is hereby authorised and required to administer to the Judge Advocate, or the person officiating as such, an oath oath to be taken by in the following words:—"You, A. B. do swear, that you will not upon any Judge Advocate. account, at any time whatsoever, disclose or discover the vote or opinion of any particular Member of the Court Martial, unless required to give evidence thereof as a witness by a Court of Justice, in due course of law-So help you God": And the Judge Advovocate shall, and is hereby authorised, to administer to every person giving evidence before the said Court, the following oath:—" The evidence you shall give to this Court Martial, on the trial of A. B. shall be the truth, the whole truth, and nothing but the truth-So help you God": Provided always, that the Judgment of every Two-thirds of members to such Court Martial shall pass with the concurrence of two-thirds of the concur with judgment. Members, and shall not be put in execution until the Lieutenant Governor has approved thereof.

XXXIII. And be it further enacted by the authority aforesaid. That in when Militia may be cases of emergency, by actual invasion, insurrection or otherwise, when it embodied by Senior may not be practicable to consult the Lieutenant Governor, it shall and Lieutenant Governor. may be lawful for the Senior Officer of Militia of any County or Riding, to call out and embody any number of the Militia he may judge necessary, for actual service, and to report the same forthwith to the Lieutenant Governor.

XXXIV. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Lieutenant Governor, from time to time order impresement of to issue orders and make regulations for the impressment and employ—Horses and Teams for ment of Horses and Teams, for the conveyance of Troops and Stores, etc., and for billion or for the performance of any other service, during the time the Militia of and Militia. this Province, or any part thereof, shall be called out for actual service, and in like manner to make orders and regulations for the billetting of Troops of the Line and Militia on actual service, not being repugnant to the Act passed in the forty-ninth year of the reign of His late Majesty King George the Third, entitled, "An Act for quartering and billetting, on certain occasions, Her Majesty's Troops and the Militia of this Province," and to authorise the Colonels of Militia, Magistrates, or other persons to be by the Lieutenant Governor appointed for that purpose, to carry the said orders and regulations into effect.

Commissions now held, not made void.

XXXV. And be it further enacted by the authority aforesaid, That nothing in this Act contained shall extend or be construed to extend to make void any Commission now held by any Officer of Militia in this Province, or to alter or change the organization of the different Regiments of Militia now existing in this Province, until otherwise ordered and directed by the Lieutenant Governor.

Fees to be paid for Commissions.

XXXVI. And be it further enacted by the authority aforesaid, That from and after the passing of this Act the following fees shall be paid upon Commissions issued, by the Officers to whom such Commissions shall be issued—Colonels, one pound ten shillings; Lieutenant Colonels, one pound five shillings; Majors, one pound; Captains, fifteen shillings; Lieutenants and Ensigns, fifteen shillings; Paymaster, fifteen shillings; Surgeons, fifteen shillings; Assistant Surgeons, ten shillings; Quarter-Master, ten shillings; Adjutant, according to his rank.

Commissions to be transmitted to Officer commanding.

XXXVII. And be it further enacted by the authority aforesaid, That all Commissions to Officers of Militia shall be transmitted by the Adjutant General of Militia to the Colonel or Officer commanding, to be delivered to the respective Officers appointed to his Regiment or Battalion, and to whom the fees, as well as the exemption money collected from the Quakers, Menonists and Tunkers, mentioned in this Act, shall be paid, and by him shall be paid into the hands of the Receiver General of this Province, for the public uses of the same.

Fees-how disputed of.

Half-yearly returns to be made of Fees,

XXXVIII. And be it further enacted by the authority aforesaid, That the Colonel or Officer commanding any Regiment or Battalion shall make a half yearly return to the Adjutant General of the Province, of the fees by him received, and paid into the hands of the Receiver General as aforesaid.

Officers to obtain their Commissions within six months after being Gazetted. XXXIX. And be it further enacted by the authority aforesaid, That no Officer of Militia shall muster, or be entitled to rank as an Officer, should he fail to obtain possession of his Commission, and pay the fees thereon, within six months after he shall have been Gazetted.

Officers, Commissioned, and Non-Commissioned, may be called out for drill once a month.

XL. And be it further enacted by the authority aforesaid, That the Colonel, or Officer commanding any Regiment or Battalion, shall have full power and authority, and he is hereby authorised to call out the Officers, or non-commissioned Officers, of his Regiment or Battalion, for the purpose of drill or exercise, one day in each month, (if he shall deem it necessary,) exclusive of the days appointed by this Act for the purpose of drill or exercise.

XLI. And be it further enacted by the authority aforesaid, That the pro-This Act to apply to visions of this Act shall apply to such Militia as are now embodied for actual service.

XLII. And be it further enacted by the authority aforesaid, That every Persons selling or purperson who shall sell or barter any part of the arms or equipments which ments, to be fined on may be delivered to him out of Her Majesty's stores, or who shall destroy conviction, and on the same, and every person who shall buy or by barter obtain such arms committed. or equipments, shall severally and respectively forfeit and pay the sum of five pounds for every offence, on conviction thereof by the oath of any one credible witness, before two Justices of the Peace, residing within the County where the same has been committed; and in case the person so selling any part of his arms or equipments as aforesaid, or the person obtaining the same in manner aforesaid, being thereof convicted as aforesaid, shall refuse or neglect to pay the said sum of five pounds, it shall and may be lawful for the said Justices, by a warrant under their hands and seals, to commit such person to the gaol of the County or District in which the offence shall be committed, for any space of time not exceeding two months: Provided always that it shall and may be lawful for the said Justices offenders may be this to discharge the person so offending any time before the expiration of the ment by tendering line. said two months, when the person so convicted, as aforesaid, shall tender to the said Justices the penalty inflicted by this Act.

XLIII. And be it further enacted by the authority aforesaid, That if any wilful false swearing, person shall wilfully swear falsely in any proceeding or matter with respect periory. to which he shall have been sworn, under and according to the provisions of this Act, every such person, on being lawfully convicted thereof, shall be deemed guilty of wilful and corrupt perjury, and shall suffer the like punishment as by law may now be inflicted on persons convicted of wilful and corrupt perjury.

XLIV. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Lieutenant Governor to appoint a Commodore, Lieutenant Governor may who shall rank with Colonels of Militia; and also Captains and Lieutenants appoint Officers of Provincial Marine. of a Provincial Marine, to be drilled to the exercise of heavy guns and the management of gun-boats, in addition to their duties in the use of small arms as a Militia force.

XLV. And be it further enacted by the authority aforesaid, That there Non-commissioned offishall be attached to every Regiment of Militia, a second or Retired Bat- to 60 years of age, to be talion, to which Officers on becoming incapable of actual service, by reason transferred to Retired Battalion. of old age, infirmity or otherwise, may be transferred on their own applica-

tions, or by order of the Lieutenant Governor; and that all Non-commissioned Officers and privates, from the age of fifty to sixty years, shall also be transferred to the Retired Battalion.

Lieutenant Governor may sanction Volunteer Com-panies of Provincial Marine.

XLVI. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Lieutenant Governor, or Person Administering the Government, to sanction the formation of Volunteer Companies, to serve as a Provincial Marine, and to be stationed at the different harbours along the coast: each of the said Companies to consist of a Captain, a Lieutenant, an Ensign, and not less than fifty men, nor more than one hundred men.

Persons molesting the Militia, may be confined.

XLVII. And be it further enacted by the authority aforesaid, That if any person shall wilfully interrupt or molest any Regiment, Battalion, Company or Detachment of Militia, whilst on any duty prescribed by the laws of this Province, it shall be lawful for the Commanding Officer of such Regiment, Battalion, Company or Detachment, to confine such person for any time not exceeding three days.

Persons exempted from Militia service.

XLVIII. And be it further enacted by the authority aforesaid, That except in time of actual service, the Judges of the Court of King's Bench, and Clergy; the Members of the Legislative and Executive Councils, and their respective officers; the Members of the House of Assembly for the time being, and the officers thereto belonging; Her Majesty's Attorney and Solicitor Generals; the Secretary of the Province; and all Civil officers who shall have been or may hereafter be appointed to any Civil office in this Province, under the Great Seal of the same; as well as all Magistrates, Coroners, Sheriffs and Half-pay Officers; Militia Officers having served by virtue of any Militia commission in any part of Her Majesty's Dominions, who may not have been removed for any offence as an Officer of Militia, or who may have obtained leave to resign his commission; the Surveyor General, and his deputies duly appointed, and actually engaged in public service; Deputy Post-masters, and Mail-carriers; Seafaring men actually employed in the line of their calling; Physicians, Surgeons; the Masters of public or common Schools; Ferry-men, and one Miller to every Grist-mill, shall be and are hereby excused from serving in the said Militia: Provided always, that this Act and the exceptions herein-contained, shall not prevent, and it is hereby declared that the same shall not be construed to prevent any or every of the above-mentioned persons from holding Commissions Lieutenant Governor may as Officers in the Militia in this Province: Provided always, that it shall and may be lawful for the Lieutenant Governor of this Province, by warrant under his hand and seal, to exempt any of the persons hereinbefore

enumerated from being called out in the service aforesaid.

Persons exempted may hold Commissions.

exempt any person from service as a Militia-man.

XLIX. And be it further enacted by the authority aforesaid. That the quakers, Menonists and Punkers, who, from certain scruples serving in the Militia, or of conscience, decline bearing Arms, shall not be compelled to serve in the producing certificate. said Militia; but every person professing that he is one of the people called Quakers, Menonists or Tunkers, and producing a certificate of his being a Quaker, Menonist or Tunker, or of his being the son of a Quaker, Menonist or Tunker, brought up and educated in the principles of the Menonists or Tunkers, and under the age of twenty-one years, signed by the Clerk of the Meeting of such Society, or by any three or more of the people called Quakers, Menonists or Tunkers, shall be excused and exempted from serving in the said Militia: Provided nevertheless, that every such person who Above persons to give in their names and residence may be so excused as aforesaid, shall on or before the fourth day of June to Officers communding in every year, give in his name and place of residence to the Colonel or them [as the case may be.] Officer commanding the Regiment within the limits of which he may reside, and pay at the same time to the said Colonel or Officer commanding, the sum of twenty shillings, currency; and in time of actual invasion, insurrection or rebellion, the sum of ten pounds; and in default of such return In default of return or and payment as aforesaid, it shall and may be the duty of such Colonel or payment to be tried by Regimental Court. Officer commanding, to complain of such neglect or refusal, and to summon and try the party so offending, and to decide and determine upon every such case by a Regimental Court, in the same manner and form as is provided for the trial of other offenders against this Act.

L. And be it further enacted by the authority aforesaid, That if any complaints to be brought plaint shall be brought or commenced against any person for any thing done within three calendar mouths next after fact or in execution of the powers and committed. or to be done, in pursuance of this Act, or in execution of the powers and authorities, or the orders and directions herein-before given or granted, every such suit shall be brought or commenced within three calendar months next after the fact committed, and the defendant in such action or suit, shall and may plead the general issue, and give this Act and the special matter in evidence at any trial to be had thereon, and that the same was done in pursuance and by the authority of this Act, and if it shall appear to be done so, or if any action or suit shall be brought after the time herein before limited for bringing the same, then a verdict shall be given for the defendant.

LI. And be it further enacted by the authority aforesaid, That it shall Lioutenant Governor may and may be lawful for the Lieutenant Governor to appoint a proper person appoint Adjutant General. to be Adjutant General of the Militia of this Province, who shall have the rank of Colonel, and do all matters and things appertaining to the said office of Adjutant General.

Persons having been Sergeants in regular Service, not to serve in inferior stations.

LII. And be it further enacted by the authority aforesaid, That no person who shall have been discharged from Her Majesty's service as a Sergeant, shall be obliged to serve in any inferior station in the Militia of this Province, unless having been such Non-commissioned Officer in the said Militia, he may have been reduced according to Law.

Sergeants exempt from serving as Constables.

LIII. And be it further enacted by the authority aforesaid, That every Sergeant of Militia, duly appointed, shall be exempt from serving as Constable for and during such time as he shall hold such appointment as Sergeant.

Acts repealed.

LIV. And be it further enacted by the authority aforesaid, That an Act of the Parliament of this Province, passed in the forty-eighth year of the reign of King George the Third, entitled, "An Act to explain, amend and reduce to one Act of Parliament, the several Laws now in being for raising and training the Militia of this Province;" and also an Act passed in the fiftieth year of the said reign, entitled, "An Act for the relief of minors of the Societies of Menonists and Tunkers;" and also an Act passed in the fifty-third year of the said reign, entitled, "An Act to amend an Act passed in the forty-ninth year of His Majesty's reign, entitled, 'An Act for quartering and billeting, on certain occasions, His Majesty's Troops and the Militia of this Province, and to repeal part of the same;" and also so much of the first section of the said Act, passed in the forty-ninth year of the said reign, entitled, "An Act for quartering and billeting, on certain occasions, His Majesty's Troops and the Militia of this Province," as relates to the payment of the owners of horses, carriages and oxen; and also an Act passed in the fifty-sixth year of the said reign, entitled, "An Act to amend an Act passed in the forty-eighth year of His Majesty's reign, entitled, 'An Act to explain, amend and reduce to one Act of Parliament, the several laws now in being for the raising and training the Militia in this Province;" and also an Act passed in the fifty-ninth year of the said reign, entitled, "An Act to repeal part of and amend an Act passed in the forty-eighth year of His Majesty's reign, entitled, 'An Act to explain, amend and reduce to one Act of Parliament, the several laws now in being for the raising and training the Militia of this Province;" and also an Act passed in the fourth year of the reign of King George the Fourth, entitled, "An Act to repeal part of the tenth clause of an Act passed in the forty-eighth year of His late Majesty's reign, entitled, 'An Act to explain, amend and reduce to one Act of Parliament, the several laws now in being for the raising and training the Militia of this Province;" and also part of an Act passed in the last Session of the present Purliament, entitled, "An Act to repeal part of and amend the laws now in force for the raising and training the Militia of this Province, and to increase

the strength of the Companies of Militia,"—shall from and after the passing of this Act be and the same are hereby repealed.

CHAP. 1X.

AN ACT to provide for the more speedy attainder of persons indicted for High Treason, who have fled from this Province, or remain concealed therein, to escape from Justice.

[Passed 6th March, 1838.]

WHEREAS a wicked and unnatural Rebellion against Her Majesty Preamble. hath been raised and carried on within this Province: And whereas divers persons who were concerned in such Rebellion have fled from this Province, or remain concealed therein, in order to escape from Justice: And whereas it is expedient and necessary to provide for the speedy Attainder of such persons, in order to deter others from the like high crimes and offences: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entitled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's reign, entitled, 'An Act for making more effectual provision for the Government of the Province of Quebec, in North America, and to make further provision for the Government of the said Province," and by the authority of the same, That from and after the passing of this Act, in case any Indictment shall be Proceedings to be had against persons indicted found by a Grand Jury, at and before any Court of competent jurisdic- for High Treason, &c. against whom process tion in this Province, against any person or persons for High Treason, who may not be appresent of Treason, or Treasonable Practices, and when the Sheriff headed, and upon which shall make return to any Warrant or Capias that may issue thereupon, persons shall be founded. that such persons, or any of them, is, or are not to be found in his District, it shall and may be lawful for the Governor of this Province, by and with the advice of the Executive Council, immediately upon the making of such return, to issue a Proclamation, to be published not less Proclamation to issue, than six weeks in the Upper Canada Gazette, calling upon and requiring colling of person indicated the person or persons against whom any such Indictment or Indictments in default to be adjudged attained of the crime shall have been found, to surrender himself, or themselves to the custody charged in indictment. of the Sheriff of the District within which the Court before whom such Indictment or Indictments were found was held, by a day to be within the said l'roclamation named, such day not to be less than three calendar