by the clerk of the county in which such registry shall be made, and to be published in the Senate district or city, or town, in which their business shall be carried on; and if such publication be not made, the partnership shall be deemed general.

Chap. 477.

AN ACT to provide for the enrollment of the militia, the organization and discipline of the National Guard of the State of New York, and for the public defence.

Passed April 28, 1862; by a two-third vote.

The People of the State of New York, represented in Senate and Assembly, do enact as follows :

OF THE PERSONS SUBJECT TO MILITARY DUTY.

SECTION 1. All able-bodied, white male citizens, be-tween the ages of eighteen and forty-five years, residing mintary in this state and not exempted by the laws of the United day. States, shall be subject to military duty, excepting :

1st. All persons in the army or navy or volunteer greentions. forces of the United States.

2d. Ministers and preachers of the gospel. 3d. The Licutenant Governor, members and officers of the legislature, the Secretary of State, Attorney General, Comptroller, State Engineer and Surveyor, State Treasurer, and clarks and employees in their offices, judicial officers of this state, including justices of the peace, sheriffs, coroners and constables.

4th. Persons being of the people called Shakers or Quakers, professors, teachers and students in all colleges, and professors, teachers and students in the several scademies and common schools.

5th. Persons who have been or hereafter shall be regularly and honorably discharged from the army or navy of the United States, in consequence of the performance of military duty, in pursuance of any law of this state and such firemen as are now exempted by law.

LAWS OF NEW YORK.

6th. Commissioned officers who shall have served as such in the militia of this state, or in any one of the United States, for the space of seven years; but no officer shall be so exempt unless by his resignation after such term of service duly accepted, or in some other lawful manner, he shall have been honorably discharged.

7th. Every non-commissioned officer, musician and private, of every uniform company or troop raised er hereafter to be raised, who has or shall hereafter uniform himself according to the provisions of any law of this state, and who shall have performed service in such company or troop for the space of seven years from the time of his enrollment therein, shall be exempt from military duty, except in cases of war, insurrection or invasion.

Time of pervice how computed. § 2. If any member of such company or troop, who shall have been regularly uniformed and equipped, shall, upon his removal out of the beat of such company ar troop, or upon the disbandment thereof, enlist into any other uniform company or troop, and uniform and equip himself therefor, and serve in the same, whenever the whole time of his service in such companies or troops, computed together, shall amount to seven years, he shall be exempt from military duty in like manner as if he had served for the whole period in the company or troop in which he was first enrolled.

§ 3. Idiots, lunatics, paupers, habitual drunkards and persons convicted of infamous crimes shall not be subject to military duty.

OF THE ENROLLMENT OF PERSONS SUBJECT TO MILITARY DUTY.

Incliment

§4. Under the direction and superintendence of the Commander-in-Chief, all persons liable to military duty within this state, who are not already members of the organized militia thereof, shall, immediately upon the passage of this act, and from time to time thereafter, as the Commander-in-Chief shall deem necessary, but as often as once in every two years, be enrolled by the captain or commandant of the company district within whose bounds such person shall reside, or if there be no such captain or commandant, then by an officer to be detailed by the commanding officer of the regiment in which such company district is situated, or to be appointed by the Commander-in-Chief. Such enrollment

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shall distinctly specify the names and residences of the persons enrolled, and shall also divide the same into two classes, the persons between the ages of eighteen and thirty years to constitute one class, and the persons between the ages of thirty and forty-five years to constitute the other class ; four copies of such enrollment shall be prepared by the officer making the same, one of which, after the same shall have been corrected as hereinafter provided, shall be retained by him, another shall be filed in the office of the town or city clerk in which such company district is situated, if there be such office, another note to be shall be filed in the office of the clerk of the county where such district is situated, and the fourth shall be filed in the Adjutant General's office ; the officer making such enrollment may, with the approval of the Commander-in-Chief, appoint one or more of his non-commissioned officers or other proper persons, to assist in making said enrollment and copying said rolls ; the persons making such enrollment shall be compensated at the compense. rate of one dollar and fifty cents per day for every day tion. necessarily spent in making and copying the same; the number of days to be certified by the commandant of the regiment, and not to exceed ten, and the amount of such compensation to be paid by the Comptroller upon production of such certificate, together with the certificates of the town clerk, county clerk and Adjutant General that such rolls have been duly filed in their offices. Such rolls shall be so filed on or before the first day of July in each year in which such enrollment time for atshall be made. ing rolls.

§ 5. For the purpose of preparing such enrollment, Assessment the assessors in each city, village, town or ward of this pollisis state, shall allow captains or commandants of companies may be eror other officers appointed for that purpose, as above provided, at all proper times to examine their assessment folls and to take copies thereof, and the clerks of all towns and cities shall in like manner, at all proper times, allow the said commandant or other officer to examine and copy the poll lists on file in their offices.

§ 6. All tavern keepers, keepers of boarding houses, Taven persons having boarders in their families, and any mas- to give inter and mistress of any dwelling house, shall, upon the application of any officer authorized to make such enrollment, give information of the names of all persons resid-

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enalties for refusal. ing or lodging in such house liable to be enrolled, and all other proper information concerning such persons as such officer may demand.

§7. If any person of whom information is required by any such officer, in order to enable him to comply with the provisions of this act, shall refuse to give such information, or shall give false information, he shall forfeit and pay ten dollars for each item of information demanded of him by any such officer and falsely stated. and the like sum for each individual name that may be refused, concealed or falsely stated; and every person who shall refuse to give his own name and proper information, when applied to by any such officer, or shall give a false name or information, shall forfeit and pay a like sum ; such penalties to be recovered in any court of competent jurisdiction, in the name of the people of the State of New York; and it is hereby made the duty of such officer to report the names of all persons who may incur any penalty in this section prescribed, to the commandant of the regimental district in which they reside.

§ 8. Whenever an enrollment shall be made as provided in this act, the clerk of the board of supervisors of each county shall cause to be published, once a week for four weeks previous to the first day of August, in a newspaper published in such county, a notice that such rolls have been completed and filed as aforesaid, which notice shall also specify that any person who claims that he is, for any reason, exempt from military duty, shall on or before the fifteenth day of August, then next ensuing, file a written statement of such exemption verified by affidavit in the office of said town or city clerk, or of the county clerk, if there be no such town or city clerk, and the publication of such notice, shall be a sufficient notice. of such enrollment to all persons named therein; such roll shall be made in the form prescribed by the Commander-in-Chief, and the Adjutant General shall furnish to all commandants of companies suitable blanks and instructions therefor.

§ 9. Such commandant shall not include in said enrollment the names of any officers nor members of the uni-Foreman of formed militia of this state, nor of the officers or members of any fire company, and the foreman of every fire company in any city, village or town of this state, shall,

Publics tion to be made.

laiming to file s ment

Blanks to be furnish-

fire comuies to ale list of members.

before the fifteenth day of May in each year, file in the office of the town or city clerk, a list containing the names of all persons belonging to their respective companies, which list shall show the town or ward in which each member of such company resides.

§ 10. All persons claming exemptions shall file a writ- Time and ten statement of the same verified by affidavit in the place of the state of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by affidavit in the place of the same verified by a same verified by affidavit in the place of the same verified by a same verified b office of the town or city clerk, or of the county clerk, tions. in case there be no such town or city clerk, on or before the fifteenth day of Angust, in default of which such person shall lose the benefit of such exemption, except such as are especially exempt by act of congress.

§ 11. The captain, commandant, or other officer making such enrollment, shall thereupon, if such person be exempt, according to law, mark the word "exempt " Exempt opposite the name of each person presenting such ex- to be subseemption ; if such exemption be permanent the name of relied. such person shall not be included in any subsequent enrollment. If any person shall swear falsely in such affidavit, he shall be guilty of perjury.

§ 12. The persons thus enrolled shall form the reserve The reserve militia of the state of New York; those between the ages of eighteen and thirty years shall constitute the reserve of the first class, and those between the ages of thirty and forty-five years shall constitute the reserve of the second class.

§ 13. The reserve militia of the first and second classes, except such as shall volunteer, or be drafted as members of the national guard as hereinafter provided, shall assemble in their several company districts, armed and equipped, as provided by law, for parade and inspection, farade and on the first Monday of September in each year, at such hour and place as the captain or commandant shall designate in orders to be posted in three public places in the said company district for ten days, and shall be under the orders of the captain or commandant of such district, and such captain or commandant shall make a roster of all such as shall attend at such parade, armed and equipped as aforesaid, and shall file a copy of the same on or before the tenth day of October, in the office of the Adjutant General and of the county clerk.

§ 14. All persons duly enrolled as aforesaid, who shall neglect to attend said parade, shall be subject to a fine Fine for of one dollar, which, if not paid to the county treasurer on dance.

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or before the first day of December, shall be collected by the collector or receiver of taxes of the town or city in which such company district is situated, and 🎬 supervisors of the several counties at their annual ment. ings are authorized and directed to annex a list of the several delinquents with the fines set opposite their respective names to the assessment rolls of the seveni towns and wards, and the warrants for the collection of the same shall direct the collectors and receivers of taxes to collect the amount from every person appear. ing by the said assessment roll liable to pay the same, in the same manner as taxes are collected. The same is be paid to the county treasurer, and when the name of any person, between the ages of eighteen and tweetyone years shall appear on the said roll liable to pay the said fine, the said warrant shall direct the collector to collect the same of the father, master or guardian with whom such person shall reside, or out of any property such minor may have in the city, village, town or ward; and such collector shall proceed and execute such warrant and no property now exempt from execution shall be exempt from the payment of such line.

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§ 15. The county treasurer of each county shall, on a before the fifteenth day of March in each year, my to the Comptroller, upon his order, the sum of one dollar for each person so enrolled who does not appear from said router to have attended such parade. And in tue he shall not, on the presentation of such draft, have mceived all or any of the money directed by this act is be collected and paid to him, he is hereby authorized and directed to borrow an amount sufficient to pay mid draft upon the credit of the county, and the sum borrowed shall be a county charge, to be assessed by the board of supervisors of said county at their next mouth meeting, upon the taxable property of said county, and collected as other county assessments shall be assessed and collected. And it shall be the duty of the county treesurers of the several counties, and the commanding of cers of the several regiments, to report and certify user oath to the board of supervisors at their annual meetings the deficiencies arising from the non-collection of military fines within their respective counties and regimental districts.

• 16. The provisions of article first, title three, chap-Revised ter thirteen of part first of the Rovised Statutes, shall spar. apply to this act so far as the same are applicable.

[17. The bond required to be executed by the col-Bonds of lector, receiver of taxes and county treasurer, shall ac to apapply to any moneys required to be collected for miliply. tary purposes by this act.

18. Any deficiency arising from the non-collection bederedee of mid fines shall be a county charge, and shall be raised county as aforesaid by the supervisors of said county by taxation, on the real and personal ostates therein, in the manner now provided by law.

\$ 19. If any collector or receiver of taxes, county Pushties of treasurer, town, county or city clerk, or supervisor, or the treasurer, town, county or city clerk, or supervisor, or any other civil or military officer, charged with any duty her mder the provision of this act, shall refuse or neglect to perform any of the duties required of him by this act. he shall forfult and pay the sum of not less than twentyfive nor more than one hundred dollars for each and every offence, to he recovered in the name of the people of the State of New York; and if any of such officers shall willfully neglect or refuse to perform such duties m are hereby required, he shall be deemed guilty of a mindemeanor, and it shall be the duty of the district storney of any county within which such delinquent offesder resides, upon the complaint of the commanding officer of the regiment, to prosecute the same. Any penalty incurred and paid or collected under this sec- realt tion, shall be puid into the treasury of the county, and the belong to the military fund of such regiment.

OF THE GENERAL ORGANIZATION OF THE MILITIA, AND THE ORGANIZATION OF THE NATIONAL GUARD OF THE STATE OF NEW YORK.

OF OBGANIZATION.

\$ 20. The Commander in-Chief of the militia of this Communstate shall organize and arrange the same, and the disio organize tricts therefor, into divisions, brigades, regiments, batinter, battalions, squadrons, troops, batteries and companies, and cause the same to be numbered as nearly in conformity to the laws of the United States as local circumstances and the public convenience may permit, and may after, divide, amez or consolidate the same and the districts

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§ 21. The organized militia of this state shall be known as "the National Guard of the State of New York," and shall consist of eight divisions, thirty-two brigades, and one hundred and twenty-eight regiments and bettalions, and such batteries, troops or squadrons as may be formed in pursuance of the provisions of this act; but nothing herein contained shall be so construed as to interfere with the power of the Commander-in-Chief, in case of war or insurrection, or of imminent danger thereof, to make further drafts of the militia, and to form new regiments, battalions, brigades or divisions, and districts therefor.

§ 22. The national guard shall include the present uniformed militia of this state, and such volunteers as shall enroll themselves therein in the several districts of this state, and such persons as may be drafted therein, as hereinafter provided, and shall be organized, and shall serve as engineers, artillery, light artillery, cavalry, infantry and rifles, as the Commander-in-Chief shall direct.

Comman4 der-in-chief in appoint and commission. brig

Non-commissioned officers. § 23. The Commander-in-Chief is hereby authorized and empowered, so soon as may be convenient after the passage of this act, to appoint and commission the brigade, regimental and company officers, in the first instance, necessary to complete the organization of all military districts hereafter to be created, and to fill all vacancies necessary for the complete organization of all military districts now created in this state, but not sufficiently organized for an election. All officers superseded by such appointment shall become supernumerary officers.

§ 24. The commandant of each regimental district, for the purpose of organization, is hereby authorized and

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composed.

guard.

required to appoint the non-commissioned officers required by law for each company in his district, and to issue to such non-commissioned officers the proper warrants of their appointment, until the organization of such regiment shall be complete.

§ 25. The organization of the national guard shall con- Organizaform to the provisions of the laws of the United States, diacipline. and their system of discipline and exercise shall conform as nearly as may be to that of the army of the United States, as it now is or may hereafter be prescribed by congress.

§ 26. Company officers shall use their best efforts to companies, obtain sufficient volunteers to raise their respective companies to the number of at least thirty-two noncommissioned officers and privates, which number is hereby fixed as the minimum, and one hundred as the maximum of such company organizations.

§ 27. In case any company of the national guard shall How filed not, on or before the first day of October next. by volun-up. tary enlistments, reach the minimum number of thirtytwo non-commissioned officers and privates, or in case such company shall at any time fall below such minimam, or in case a sufficient number of persons shall not volunteer to organize new companies in the unorganized company districts, it shall be lawful for the Commanderin-Chief to order a sufficient number of persons to be drafted from the reserve militia of the first class, in the manner hereinafter provided, to raise such company to and maintain the same at such minimum number. The persons so drafted shall thereupon be enrolled as members of said company, and unless they shall find substitutes as hereinafter provided, shall be subject to the duties herein mentioned, and in case of non-performance of such duties shall be subject to the pains and penalties herein mentioned; and such persons or their substitutes shall be entitled to all the privileges and exemptions conferred under any of the terms of this act, provided that no new company shall be organized in time of peace, if thereby the entire force shall exceed thirty thousand officers and men.

§ 28. To every company there shall be one captain, oncereone first, one second lieutenant, four sergeants, four corporals and three musicians, except in companies of artillery and cavalry, which may have one first and two second lieutenants, provided, however, that whenever any company shall exceed fifty rank and file it may have five sergeants and eight corporals.

§ 29. Companies shall be formed in separate company districts when practicable, but the Commander-in-Ohief may, in his discretion, organize more companies than one in the same district, or parts of a company in different districts.

§ 30. Each division shall consist of not less than two brigades, each brigade not less than two regiments, each regiment of ten battalion companies.

§ 31. The Commander-in-Ohief shall have power to organize, under the provisions of this act, battalions of infantry and rifles, and battalions, batteries or companies of artillery, or for special services where it is not expedient or convenient to form regimental organizations, or whenever the exigencies of the service may require.

\$ 32. No non-commissioned officer, musician or private

belonging to any troop of cavalry or company of artillery, light artillery, riflemen or infantry shall leave the troop or company to which he belongs to serve as a fireman in any fire company now raised or hereafter to be raised in any city or county; nor shall he leave such troop or company and enlist in any other, without the written consent of the commandant of the regiment, battalion or battery, and of the squadron, troop or company to which he bolongs, except he shall have removed out of the beat of such troop or company. Such exception shall not apply to any troop or company situate in any of the cities of this state.

§ 33. No person under the age of twenty-one years shall hereafter enlist in or join any uniform troop or company without the consent of his parent or guardian, master or mistress, unless drafted in accordance with the provisions of this act.

§ 34. Every officer of the line and staff, and every offi-

cer and private of any uniform company of this state shall provide himself, according to the provisions of this act, with a uniform complete, which shall be such as the Commander-in-Chief shall prescribe, and subject to such restrictions, limitations and alterations as he may order.

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Divisions.

Districts.

brigades and regiments.

Battalions.

Men not to leave company to join fire companies.

Enlistments.

Officers. uniforms.

§ 35. Any non-commissioned officer or private may, upon his enlistment or upon being drafted in accordance with the provisions of this act, if he se elect, be furpished at the expense of the state with the proper uni-State may form and equipments of his regiment or corps; in such mms. case an entry to that effect shall be made upon the company roll, and such uniform shall be furnished by the quartermaster general's department upon the requisition of the commandant of the company, countersigned by the commandant of the regiment or battalion; but such miform and equipments shall in no case be different from those prescribed by the general regulations for the military forces of the State of New York, unless by mecial authority of the commander-in-chief.

\$ 36. In case such uniform and equipments be furnished in accordance with the last preceding section, the same shall be left at the company armory for safe keeping, and the person applying for the same shall be Conditions charged with the value thereof, and shall be entitled to receive half pay only for services, under this act, at drills, parades, encampments and lake and sea coast defence duty, until the sum charged against him therefor shall have been liquidated by such service, when such uniform and equipments shall become the property of such person.

§ 37. Whoever shall presume to sell or dispose of such Penalty for uniform or equipments, or to secrete or remove the same of such antwith intent to sell or dispose thereof, before the same forms. shall become his property by such service as aforesaid, shall be deemed guilty of a misdemeanor, and shall be punished by imprisonment in a county jail for not less than two or more than six months, or by a fine of not more than two hundred and fifty dollars nor less than fifty dollars, or by both such fine and imprisonment.

§ 38. The Quartermaster General shall, under the direc- Uniforms, tion and with the approval of the Commander-in-Chief, ished. cause to be manufactured in the several regimental districts of this state, the uniforms and equipments, which may from time to time be required for each regiment for the purposes mentioned in this act. And the Comptroller, upon the order of the Commander-in-Chief, shall draw his warrant upon the Treasurer for such sums as shall, from time to time, be expended for the purchase or manufacture of said uniforms and equipments: Pro-

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vided, always, that the price paid for the same shall, in no case, exceed the prices established by the general regulations for the army of the United States for articles of like description. \S 39. All vouchers and accounts under the last preced-

ing section shall, from time to time, be audited by a committee to consist of the Comptroller, Treasurer, and

§ 40. The Commander-in Chief shall, from time to

time, direct such books, as to him shall appear expedient.

as a guide for the military forces of this state. to he

Accounts to be audited.

Books of tactics. Secretary of State.

Companies, &c., to be numbered.

Officers, how chosen

Existing companies.

When six companies are organized, regimental officers to be chosen.

provided, and shall furnish the same to all commissioned officers at the expense of the state. § 41. The Commander-in-Chief shall cause each company, squadron, troop, battery, battalion, regiment, brigade, and division to be numbered or lettered in such manner as he shall deem proper and best calculated to secure uniformity. Each company, squadron, troop, battery, battalion, regiment, brigade and division shall

be known by its number and designation, which shall be registered at the Adjutant General's office. § 42. Non-commissioned officers shall be chosen from the members of the company to which they belong. All commissioned officers residing in any city or incorporated village in this state shall be deemed to be within the bounds of their respective commands, providing any

belong shall be located within such city or village. § 43. All existing uniformed companies, in any such regimental district, city or village, shall be deemed to be organized under the provisions of this act; but no such company shall be so constituted, unless at the time of such application it contains thirty-two non-commissioned officers and privates.

part of the military district to which they properly

44. Whenever six uniformed companies shall be organized in any of the regimental districts of this state, the Commander-in-Chief shall order an election to be held for the choice of suitable persons to fill the offices of colonel, licutenant colonel and major, in such regiment, by directing some suitable officer to give the proper notices of such election, and to preside thereat, unless such officers shall already have been elected or appointed.

§ 45. As soon as the field officers in the regiments in Brigade offiany of the brigade districts of this state shall be duly chosen and commissioned, the Commander-in-Chief shall order an election to be held for the choice of a suitable person to fill the office of brigadier general and brigade inspector in such brigade district, by directing some suitable officer to give the pro-notices of such election and preside thereat, unless such brigadier general and brigade inspector shall already have been elected or appointed, as provided by this act.

§ 46. All commissioned officers rendered supernumemay officers randowery officer may officer rendered supernumerary by any consolidation or alteration of regiments, battalions, squadrons, troops or companies, shall be entitled to all the privileges conferred by any preceding law (except command,) and shall be exempt from the performance of any military duty, except in cases of war and insurrection, provided they shall, within one year after being so rendered supernumerary, have reported themselves to the Adjutant General as such; provided, however, that no officer rendered supernumerary shall be entitled to vote at any election held for the choice of officers, or serve as a member of any court-martial.

§ 47. Volunteers under the provisions of this act may volunteers be received in any company of the national guard, any comwhether such volunteer reside in the company district pany. or not; but persons liable to military duty shall be drafted only in the district where they may reside.

§ 48. Any officer, non-commissioned officer, musician or uniformed private, who may change his residence Change of from within the bounds of the first division into any adjacent county, or from within any county adjacent into the said division district, shall not thereby vacate his office or post, but he shall be held to duty in the division, brigade, regiment, troop or company to which he was attached at the time of such change of residence, and he shall be subject to duty therein and shall be entitled to all privileges, immunities and exemptions allowed by law, and shall be liable to fines and penalties, and the collection of them, in the same manner as if such change of residence had not taken place; and process for the collection of such fines and penalties may be executed in either New York or any adjacent county.

OF THE ELECTION AND APPOINTMENT OF MILITARY OFFICERS AND THE TENURE OF THEIR OFFICES

Major generais and

§ 49. All major generals and the commissary general commissary shall be nominated by the Governor, and appointed by him, with the consent of the Senate.

§ 50. The resolution of the Senate, concurring in any nomination made by the Governor to a military office, shall be certified by the president and clerk of the Senate, and be transmitted to the Adjutant General, commission who shall issue the commission and record the same in books to be provided by him.

§ 51. The staff of the Commander-in-Chief shall conderinghief sist of the adjutant general, an inspector general, engineer-in-chief, judge advocate general, quartermaster general, commissary general of subsistence, paymester general, surgeon general and three aids, who shall be appointed by the Governor, and whose commission shall expire with the time for which the Governor shall have been elected.

§ 52. The commissary general shall hereafter be known as the commissary general of ordinance, and shall not enter on the duties of his office until he shall have taken the oath of office prescribed in the constitution. Such outh shall be taken before any officer authorized to administer the same oath to the Attorney General within the same period, and subject to the same regulations.

§ 53. Captains, subalterns and non-commissioned officors of organized regiments shall be chosen by the written or printed votes of the members of their respective companies; field officers of organized regiments and battalions, by the written or printed votes of the commissioned officers of their respective regiments and battalions; and brigadier generals and brigade inspectors by the written or printed votes of the field officers of their respective brigades, if organized.

§ 54. Major generals, brigadier generals, and commanding officers of regiments or battations, shall appoint the staff officers of their respective divisions, brigades, regiments or battalions, whose term of office shall expire when the persons appointing them shall retire from office ; but they shall continue to hold such office until their successors shall be appointed and have qualified

§ 55. The commissioned officers of the militia shall be commissioned by the Governor; and no commissioned

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officer can be removed from office unless by the Senate, on the recommendation of the Governor, stating the grounds on which such removal is recommended; or by Removal of the decision of a court martial, or retiring or examining stored offboard, pursuant to law.

§ 56. Sergeant majors, quartermaster sergeants, ser-^{Subordinet officers} geant standard bearers and drum majors shall be ap-how appointed by the commanding officer of the regiment or battalion to which they shall belong, by warrant under the hand of such commanding officer, and shall hold their offices during his pleasure.

§ 57. Whenever the office of a brigadier general is Vacancies. vacant in any organized brigade, the Commander-in-Chief shall issue an order for an election to fill the vacancy, and shall designate a major general or some other proper officer to preside at such election.

§ 58. The officer so designated shall cause a written or Notice of printed notice to be served on each of the field officers of the brigade in which the vacancy exists, at least ten days previous to the election, specifying the time and place of holding such election.

§ 59. Whenever the office of any field officer in any Vacancy in organized regiment or battalion is vacant, the commandneed officer of the brigade to which such regiment or battalion belongs shall cause a written or printed notice to be served on each commissioned officer in such regiment or battalion of an election to fill the vacancy. The notice shall specify the time and place of holding the election, and be served at least five days before such election shall take place.

§ 60. Whenever the office of a captain or subaltern in Vacancy in any organized company or troop is vacant, the com- office of manding officer of the regiment or battalion to which such company or troop belongs, shall cause a written or printed notice of an election to fill the vacancy, to be served on the members of such company or troop, at least three days before the election shall take place, and shall specify in such notice the time and place of the election.

§ 61. All notices for any election shall be served on Notices, the persons entitled to vote thereat, in the same manner as non-commissioned officers, musicians and privates are waraed to attend a parade, as prescribed in section one hundred and thirty-nine of this act.

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LAWS OF NEW YORK.

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Return how authentlcated.

Officer to attend election.

Presiding officer.

Poll#.

Canvass.

§ 62. The officer issuing the notice shall designate some proper person or persons to serve the same or to direct such service; and the person so designated shall make a return of the persons notified, and of the manner of the services.

§ 63. The return, if made by a commissioned officer, shall be authenticated by his certificate on honor, if by a non-commissioned officer, by the cath of the person making such service. The cath may be administered by any magistrate or by the officer issuing the notice.

§ 64. The officer causing the notice to be given for any of the aforesaid elections, shall attend at the time and place of holding such elections; he shall organize the meeting and preside thereat, and may, for sufficient cause, adjourn the same from time to time.

§ 65. If the officer causing the notices to be given shall not attend the meeting for the election, then the officer of the highest rank present, or in case of an equality of rank between two or more, then such of them as the majority of the electors present shall choose, shall preside at such meeting. And the officer issuing such notices, shall cause the proper evidence of service of such notices on all the electors to be delivered to such pre-And at meetings for the election of siding officer. company officers, the company roll, carefully revised, shall in like manner be delivered with such evidence. And if it shall happen at any election for commissioned officers that legal notice has not been given to all the persons entitled to vote thereat, the presiding officer shall adjourn the meeting, and cause such notice to be given. The presence of a person entitled to vote at any election shall be deemed a waiver of his right to take exception to the want of legal notice.

§ 66. The presiding officer at any election for commissioned officers, shall keep the polls opened at least one hour after the time appointed for holding the same. He shall then publicly canvass the votes received from the electors for the officers to be elected; and shall fortiwith declare the result, and give notice to every person elected of his election. If such person shall not, within ten days after being notified of his election, signify to such officer his acceptance, he shall be considered as declining the office to which he shall have been chosen, and an election shall be held for a new choice.

\$ 67. Immediately after the person elected shall have Certificate of election. signified his acceptance, the officer who shall have presided at the election, shall, in case of the election of a brigadier general, communicate the same to the Commander-in-Chief; and in all other cases, if not himself the commanding officer of the brigade, shall certify to such commanding officer the names of the persons duly elected.

§ 68. If at any election an officer, then in commission, Vacancy by shall be elected to fill a vacancy, and shall accept, the how alled. electors present, whether such officer be present or absent, shall proceed to elect a person to fill the place of the officer so promoted, if the officers or persons assembled at such meeting have authority to make the choice.

§ 69. The commanding officers of brigades shall trans- Names to be sent to mit the names of persons duly elected and approved or comman appointed to offices in their respective brigades, to the derin-chief. Commander-in-Chief, to the end that commissions may be issued to them.

§ 70. Every person thinking himself aggrieved by the proceedings at any election for a commissioned officer, may appeal, if the election be for a brigadier general, to Appeal the Commander-in-Ohief, and in other cases to the commanding officer of the brigade to which such person belongs.

§ 71. The officer appealed to shall have power to ad-Appeal minister oaths, and shall hear and determine the appeal ; mined how deterand if in his opinion the proceedings at such election are illegal, he shall declare the election void, and shall order an election to be held without delay for a new choice.

§ 72. Any person concerned may appeal from the de-Appeal to cision of the commanding efficer of the brigade to the der-in-chief. Commander-in-Chief, who shall hear and determine such appeal, and in case it shall be necessary, order a new . election.

§ 73. The Commander-in-Chief may make such rules conduct of and regulations relative to appeals as he shall deem necessary and proper to give full effect to the provisions of the constitution and of this act.

§74. The Commander-in-Chief shall issue commis- Commissions to all officers duly elected or appointed in pursuance of the provisions of this act; and every officer duly commissioned shall, within ten days after his commission shall be tendered to him, or within ten days

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after he shall be personally notified that the same is held in readiness for him, by any superior officer, take and subscribe the oath prescribed in the constitution of the state; and in case of neglect or refusal to take such oath within the time mentioned, he shall be deemed to have resigned said office, and a new election shall be forth with ordered to fill his place. The neglect or refusal of an officer elect to take such oath shall be no excused peglect of duty until another shall be duly commissioned in his place.

§ 75. Every commissioned officer shall take and sats scribe such oath before a judge of some court of recerd in this state, county clerk, commissioner to take affidevits, justice of the peace, or some general or field officer who has previously taken it himself, and who is hereby authorized to administer the same.

§ 76 A certificate of the oath shall be endorged by the officer administering the same on the commission and a copy thereof shall be filed in the Adjutant General's office.

§ 77. No fee shall be received for administering any such oath, or endorsing such certificate.

§ 78. Any organized company or troop may, at any "meeting thereof, elect non-commissioned officers to fill any vacancy therein.

§ 79. Such election shall be directed and conducted by the commanding officer of such company or troop for the time being, who shall certify the names of the persons elected to the commanding officer of the regiment or battalion to which the company or troop be longs, who shall decide upon the legality of the election, and issue warrants to the persons duly elected.

§ 80. The commandants of companies or troops may, whenever they deem it necessary, call a special meeting of their respective companies or troops for an election of non-commissioned officers.

§ 81. A majority of the votes of all persons present at an election of brigadier general shall be necessary to a choice ; in all other cases a plurality shall be sufficient.

§ 82. No officer shall be considered out of the sarvies on the tender of his resignation until it shall have been accepted by the Commander-in-Ohief. The commanding officers of brigades shall receive the resignations of such commissioned officers as may resign in their respec-

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tive brigades, and shall transmit the same to the Adjutant General. Resignations of all other commissioned officers shall be made direct to the Commander-in-Chief.

§83. No officer shall be permitted to resign his com- When not mission who shall be under arrest, or shall be returned to resign. to a court-martial for any deficiency or delinquency; and no resignation shall be accepted unless the officer tendering the same shall furnish to the Adjutant General satisfactory evidence that he has delivered all moneys in his hands as such officer, and all books and other property of the state in his possession to his next superior or inferior officer, or to the officer authorized by law to receive the same, and that his accounts for money or public property are correct.

§ 84. In time of war, or when the military forces of Regulation this state are in actual service, resignations shall take in time of effect thirty days from the date of the order of acceptance, unless otherwise specially ordered by the Commander-in-Chief.

§ 35. On accepting the resignation of any officer, the Vacancies, Commander in Chief shall cause the necessary notices and orders to be given for an election to fill the vacancy so created; provided, however, that when the military forces of this state shall be in the actual service thereof, or in the service of the United States in time of war, insurrection, invasion or imminent danger thereof, the Commander-in-Chief shall fill all vacancies of commissioned officers, by appointment.

686. Every officer who shall move out of the bounds Removal of his command (unless such removal shall not be mand, beyond the bounds of a city in which such command shall lie in whole or in part,) and every officer who shall be absent from his command twelve months without leave of the commanding officer of his brigade, shall be considered as having vacated his office, and a new election shall be held, without delay, to fill the vacancy so created, except as above provided.

\$87. No person shall be allowed to vote at any elec- Qualification for a commissioned or non-commissioned officer of ters. a company unless he is an actual member of such company where he shall offer to vote, and liable to do military duty therein.

§ 88. If any person offering to vote at any election challenges. for a commissioned officer of a company shall be challenged as unqualified by any person entitled to vote thereat, the presiding officer shall declare to the person so challenged the qualifications of an elector.

§ 89. If he shall state himself to be duly qualified and the challenge shall not be withdrawn, the presiding officer shall then tender him the following oath: "Yes do swear (or affirm) that you are an actual member of , and that? the company commanded by

you are liable to do military duty therein."

§ 90. The commissioned officer who shall receive commission for any subordinate officer, shall, within thirty days thereafter, give notice thereof to the person entitled to it.

§ 91. The Commander-in-Chief is hereby authorized so often as he may deem that the good of the service requires, to appoint a military board or commission of not less than three nor more than five officers, to shake such place as he shall direct, whose duty it shall be to examine into the physical ability, moral character, capacity, attainments, general fitness for the service and efficiency of such commissioned officers as the Commander-in-Chief may order to be examined by said board, or who may be reported for examination to the Adjutant General by colonels of their regiments, er general officers commanding their brigades or divisions and upon such report may be ordered to be examined by the Commander-in Chief. If the decision of said board be unfavorable to such officer, and be approved by the Commander-in-Chief, the commission of such officer shall be vacated ; provided, always, that no officer shall be eligible to sit on such board or commission whose rank or promotion would in any way be affected by its precoedings, and two members at least, if practicable, shall be of equal rank with the officer to be examined. The officers constituting such board shall receive the same pay and allowances for traveling expenses as members of courts-martial.

§ v2. No officer whose commission shall have been vacated under the next preceding section shall be eligi ble for election to any military office for the period of one year, and his election shall be void; and in case the vacancy so created shall not, within thirty days, be file by the election of some other and proper person, the Commander-in-Chief shall have power to fill such ve caucy by appointment.

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Oath

§ 93. If any commissioned officer shall have become incapable or shall hereafter become incapable of performing the be superm duties of his office, he shall be placed upon the supernumerary list, and withdrawn from active service and command.

§ 94. In order to carry out the provisions of this act, Court of in-the Commander-in-Chief shall from time to time, as oc- disabled or casion may require, cause to assemble a board of not cere less than three nor more than five commissioned officers, one of whom at least shall be of the medical staff, to determine the facts as to the nature and occasion of the disability of such officers as appear disabled or unfit from any cause to perform military service ; such board being hereby invested with the powers of a court of inquiry and court martial, and their decision shall be subject to like revision as that of such courts by the Commander-in-Chief. The board, whenever it finds an officer incapacitated for active service, shall report such fact to the Commander-in-Chief, and if he approve such indement, the disabled officer shall thereupon be placed upon the supernumerary list, according to the provisions of this act; provided, always, that the members of the board shall in every case be sworn to an honest and impartial performance of their duties, and that no officer shall be placed upon the supernumerary list by the action of said board without having had a fair and full hearing before the board, if upon due summons he shall demand it, nor shall any officer be summoned before such board unless reported to the Commander-in-Chief as incapable by a majority of the commissioned officers of his regiment, brigade or division, as the case may be.

§ 95. In time of war, insurrection, invasion, or imminent danger thereof, when the military forces of this state shall be in the actual service thereof, the Commander-in-Chief shall have power, whenever the public Power of interests may in his opinion so require, to suspend from active service such officer or officers as he shall deem it discreet so to suspend and fill the vacancy thus created by appointment; but no such suspension shall continue for a longer period than thirty days, unless a court martial shall have in the meantime been ordered for the trial of such officer or officers.

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LAWS OF NEW YORK.

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Major general.

Adjutant General.

Brigades.

Inspector general.

Endneer-In-chief.

Quartermasters.

OF THE ORGANIZATION OF THE STAFF DEPARTUMENTS § 96. The Commander-in-Chief shall be entitled der in chief, three aids, with the rank of colonel, and a million secretary, with the rank of major.

§ 97. Each major-general shall be entitled to aids, with the rank of major, and each brigadier gen ral to one aid, with the rank of captain.

§ 98. The Adjutant-General shall have the rank a brigadier-general; and in his department there shall an assistant adjutant-general, with the rank of colored to each division a division inspector, with the rank colonel; to each brigade, a brigade inspector, to serve also as a brigade major, with the rank of major; and Regiments. each regiment or battalion, an adjutant, with the rank of lieutenant.

§ 99. The Inspector-General shall have the rank of brigadier-general, and his duty shall be to attend to the organization of the militia of this state. He shall in spect every branch connected with the military service attend the military parades and encampments, when other official duties will permit, and report annually to the Commander-in-Chief. In the Inspector-General's department there shall be an assistant inspector-general with the rank of colonel, who shall also act under the directions of the Inspector-General as inspector of mill tary accounts.

§ 100. The Engineer-in-Chief shall have the rank of brigadior-general; and there shall be in his department, to each division, a division engineer, with the rank of colonel; to each brigade, a brigade engineer, with the rank of major; to each regiment, one engineer, with the rank of captuin.

§ 101. In the Quartermaster-General's department there shall be a Quartermaster-General, with the rank of brigadier-general; to each division a division quartermaster, with the rank of lieutenant-colonel; to each brigade a brigade quartermaster, with the rank of captain ; and to each regiment or battalion, a quartermaster, with the rank of hentenant : and the Quartermaster-General may, with the approval of the Commander-in-Chief, appoint so many storekeepers as the exigencies of the service may require, not exceeding one to each storehouse.

§ 102. In the department of the Commissary-General Commissa-of subsistence there shall be a Commissary-General of ment subsistence, with the rank of colonel; and in his department there shall be so many assistant commissaries, with the rank of captain, as the exigencies of the service may require; such assistant commissaries to be appointed by the Commander-in-Chief, and to hold their offices during his pleasure.

§ 103. In the Paymaster-General's department there Paymasters shall be a Paymaster-General, with the rank of colonel; to each division a division paymaster, with the rank of major; and to each brigade a brigade paymaster, with the rank of captain ; but such paymasters may at any time be detached from service in said brigades or di-

§ 104. The commissary general shall hereafter be commissaknown as the commissary general of ordnance, and shall ment. have the rank of brigadier general; and in his department there shall be an assistant, with the rank of colonel, and so many military storekeepers, for the safe keeping and the preservation of the state arsenals, magazines; fortifications and military stores belonging to this state, as he may find it necessary to appoint, not exceeding

• § 105. In the hospital department there shall be a Hospital desurgeon general, with the rank of brigadier general; to each division, a hospital surgeon, with the rank of colonel; to each brigade, a hospital surgeon, with the rank of major; to each regiment, a surgeon, with the rank of captain; and to each regiment or battalion, a surgeon's mate, with the rank of lieutenant, but such rank shall not entitle said officers to promotions in the line, nor regulate their pay or rations in the service ; and all such officers shall be graduates of an incorporated school or college of medicine.

§ 106. To each regiment or battalion there shall be chaplains. appointed one chaplain, who shall be a regular ordained minister of a christian denomination.

§ 107. In the judge advocate's department there shall Judge advobe a judge advocate general, with the rank of brigadier partment. general; to each division, a division judge advocate, with the rank of colonel ; and to each brigade, a brigade judge advocate, with the rank of major.

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§ 108. There shall be to each regiment or battalion two sergeant standard bearers, one sergeant major, one quartermaster sergeant, one commissary sergeant, and one drum major; and to each regiment or battalion of light artillery and cavalry, one trompet major. § 109. The chief of each staff department shall, under

the direction of the Commander-in-Chief; have com-

mand over all subordinate officers in his department; and shall, from time to time, issue orders and instrue-

tions for their government and practice.

Chief of staff department.

Rules of staff departments.

Blanks to

be furnished. § 110. The Commander-in-Chief is hereby authorized and empowered to organize, in his discretion, the various staff departments, and to prescribe by rules and regulations the duties to be performed by the officers connected therewith, which shall, as far as may be, conform to these which are prescribed for the government of the staff department in the army of the United States.

§ 111. Each chief of such department shall prepare and transmit, at the expense of this state, all blank forms of returns, precepts, warrants and proceedings necessary in his department.

OF THE ORGANIZATION OF BANDS OF MUSICIANS.

§ 112. The commanding officer of each regiment or battalion may, in his discretion, organize a band of musicians, and by warrant, under his hand, may appoint a leader of such band.

§ 113. Such musicians shall be subject to the orders of such leader, and be under the command of the commanding officer of the regiment or battalion; and the whole or any part of said band may be required by such commanding officer to appear at any meeting of the officers for military purposes, and at the review and inspection or encampment of such regiment or battalion.

§ 114. The leader of each band shall, whenever required by such commanding officer, make returns to him of the warning of the members of his band, and of the delinquents and delinquencies therein; which returns shall be duly authenticated by the oath of such leader, taken before a field officer of such regiment or battalion.

§ 115. Such return, so sworn to, shall be received as e evidence in all cases, in the same manner as like returns of non-commissioned officers of infantry companies.

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§ 117. The commanding officer of such regiment or How disbattalion shall have authority to disband such hand. whether now or hereafter established, and to revoke the warrant of its leader.

§ 118. The provisions of this article shall apply to all musicians employed to serve with the military forces of this state.

OF THE ISSUING AND SAFE KEEPING OF ARMS.

§ 119. Whenever any company, organized under the Armories. provisions of this act, shall have reached the minimum number of thirty-two non-commissioned officers and privates, the supervisors of the county in which such company district is situated shall, upon the demand of the captain or commandant of such company, countersigned by the colonel of the regiment, together with the certificate of the Adjutant General, that such company comprises thirty-two non-commissioned officers and privates, erect or rent within the bounds of such regiment, for said company, a suitable and convenient armory, drill room and place of deposit for the safe keeping of such arms, uniforms, equipments, accoutrements and camp equipage as shall be furnished such company under the provisions of this act; except in such places where a public armory shall then exist, the same armory to be used by several companies, or a regimental or battalion armory to be used by all the companies, as the inspector general shall deem expedient.

§ 120. The expense of erecting or renting such armo-Expense to ries shall be a portion of the county charges of such charge. county, and shall be levied and raised in the same manner as other county charges are levied and paid.

§ 121. In case such armory shall not be erected or Renting of rented by the superviors for the use of such company, the commandant of the regiment, in his discretion, with the approval of the inspector general, may rent a room or building to be used for the purpose of such armory, and the amount of rent thereof, provided the same shall

be a county

armories

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armories

LAWS OF NEW YORK.

not exceed the sum of two hundred and fifty dollars for each company, in the several cities of this state, and fifty dollars for companies not located in cities shall be a county charge, and shall be paid by such supervisors; and levied and raised as hereinbefore provided.

§ 122. Such armory, when erected or rented, shall be under the control and charge of the commanding officer of the regiment in whose bounds or district it shall be located; and such commanding officer shall deposit therein all arms and equipments received from time to time for the use of any company in his regiment.

§ 123. The commissivy general of the state shall furnish, on the order of the Commander-in-Chief, all necessary arms and equipments, suited to the particular company or corps belonging to each regiment, required for camp and field duty; the same to be furnished at the expense of the state, including transportation. But no arms or equipments shall be furnished to any company or corps, unless such company or corps shall be connected with the regular military organization of the state.

§ 124. The commanding officer of each regiment of company shall be responsible for the safe keeping and return of all arms and equipments committed to his charge, and shall execute such bonds as the Commanderin-Chief shall require from time to time; and no company shall be so furnished until bonds for the safe keeping and return shall be made out and approved by the Commander in-Chief, and until a suitable armory or place of deposit shall be assigned, rented or erected in such regiment.

§ 125. The commanding officer of any regiment or company who shall have received, according to the previsions of this act, any arms and equipments from the state for the use of his regiment or company, shall distribute the same to his regiment or company, as he shall decan proper, and require of those to whom they were distributed to return them at such time and place as he shall order and direct; and any officer who shall neglect or refuse to comply, with such order shall forfeit the sum not to exceed double the price of any arms or equipments he shall have received, to be sued for and collected in the name of the commandant of the regiment, for the use of the military fund of such regiment.

Armory to be subject to commanding officer.

Arms and equipments

Communication officer to but responsible.

Distribution of arms

Penalty.

§ 126. The commanding officer of each regiment shall Response of armory. appoint a suitable person to take charge of the armory, armories or place of deposit of his regiment, or of the several companies in his regiment, and all arms, equipments and other property of the state therein deposited, and to discharge all duties connected therewith, as shall be from time to time prescribed by the commanding officer.

§ 127. Such person so appointed shall receive a com- Compensapensation not to exceed one dollar per day for the time actually employed in cleaning guns, and other duties indispensably necessary for the safe keeping and preservation of such property of the state as shall be committed to his charge.

§ 128. The Commander-in-Chief shall, from time to Indee. time, make such orders, rules and regulations as he may deem proper for the observance of all officers having charge of any armory in which arms of the people of this state shall be deposited.

§ 129. Whenever the commissioned officers of any uniformed company in this state shall make application to the commanding officer of their regiment for any arms or equipments, suited to the corps to which their company may belong, and who shall, at the same time furnish such commanding officer with sufficient bonds for the safe Bonds for keeping and return of the same, he may deliver to such ing. officers such arms and equipments belonging to this state as he shall deem proper; but no such arms or equipments, shall be delivered unless the bonds given for the safe keeping and return thereof shall be approved by the sureties who became responsible in the bonds furnished to the Commander-in-Chief for all such arms and equipments

§ 130. Any person who shall willfully injure such Penelty. armory or its fixtures, or any gun, sword, pistol or other property of the state therein deposited, shall be deemed guilty of a misdemeanor.

§ 131. The Commissary General may, from time to Examina-time, require any officer to examine any armory protion of arvided as aforesaid, and report to him the condition thereof, and of the arms and camp equipage therein deposited.

§ 132. All officers applying for the issue of camp camp equiequipage shall set forth in their application the number

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of tents which they will require, the time when their respective regiments or companies go into camp, and the number of days which such encampment will continue; and the commanding officer of each camp shall, immediately after the breaking up of the encampment, cause the equipage to be returned to such of the state arsenals, or turned over to such officer as may be directed by the Adjutant-General; provided, however, that such tents and camp equipage shall be deposited in some one of the state arsenals on or before the first day of November in each year.

OF THE DRILLS, PARADES AND BENDEZVOUS OF THE NATION-AL GUARD, AND OF COMPENSATION FOR MILITARY SER-VICES.

§ 133. Whenever any company or companies shall be organized, uniformed and equipped in any regimental district of this state, such company or companies shall parade annually thereafter by regiment, battalion or company at such time and place, between the first day of May and the first day of Nove ober, as the commanding officers of their respective brigades shall order and direct, for the purpose of discipline, inspection and review. At any such parade, all the commissioned and non-commissioned officers, musicians and privates shall appear and discharge any and all the duties required to be performed by the commanding officer. No person shall be permitted in the ranks on any parade who does not appear in full uniform, and armed and equipped suited to the company to which he belongs; and no person shall be permitted in the ranks who is not fully armed and equipped according to the provisions of this act and the laws of the United States; and all members who shall appear without such arms and equipments, or without a uniform, at any parado, shall be returned as absentfrom parade, and fined accordingly.

§ 134. In addition to the annual inspection herein specified, there shall be six drills or parades of the national guard in each year, not less than three of which shall be by regiment or battalion, and at such times and places as the Commander-in-Chief, commandant of division, brigade, regiment or battalion, shall direct.

s 135. The commanding officer, at any parade, may and cause those under his command to perform any field or

Annual parado,

Six drills or parades aunually,

Power of commanding officer. of tents which they will require, the time when their respective regiments or companies go into camp, and the number of days which such encampment will continue; and the commanding officer of each camp shall, immediately after the breaking up of the encampment, cause the equipage to be returned to such of the state arsenals, or turned over to such officer as may be directed by the Adjutant-General; provided, however, that such tents and camp equipage shall be deposited in some one of the state arsenals on or before the first day of November in each year.

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Annual parado,

Six drills or parades aunually,

Power of commanding officer. camp duty he shall require; and also to put under guard for the day or time of continuing such parade, any officer, musician or private who shall disobey the orders of his superior officer, or in any way interrupt the exercises of the day; also, all other persons who shall trespass on the parade ground, or in any way or manner interrupt or molest the orderly discharge of duty of those under arms; and also may prohibit and prevent the sale of all spirituous liquors within one mile of such parade or encampment; and also, in his discretion, all hucksters, or anction sales or gambling may be abated as nuisances.

§ 136. In addition to the drills and parades above company mecified, the commanding officers of companies may require the officers, non-commissioned officers, musicians and privates of their companies to meet for company drill and parade once in each month from November to May, and so much oftener as a majority of the members of such company shall prescribe in and by the by-laws for the government of the same.

§ 137 No parade or rendezvous of the national guard shall be ordered on any day during which a general or special election shall be held, nor within five days pre-Election days. vious to such election, except in cases of riot, invasion or insurrection, or of imminent danger thereof; and if any officer shall order any such parade or rendezvous, he shall forfeit and pay to the people of this state the sum of five hundred dollars.

§ 138. For the purpose of warning the non commis-Warnings. sioned officers, musicians and privates to any parade, encampment or place of rendezvous, the commandant of each company shall issue his orders, under his band, to his non-commissioned officers, or to such of them as he may deem proper, requiring them respectively to warn all the non-commissioned officers, musicians and privates of his company to appear at such parade, encampment or place of rendezvous, armed and equipped according to law and regulation.

§ 139. Each non-commissioned officer to whom such How served order shall be directed, shall warn every person whom he shill be therein required to warn, by reading the orders, or stating the substance thereof in the hearing of such person; or in case of his absence, by leaving a notice thereof at his usual place of abode or business, with some person of suitable age and discretion, or by

sending the same to him by mail, directed to him at the postoffice nearest his place of residence.

§ 140. Such non-commissioned officer shall make a return to his commandant, in which he shall state the names of all persons by him warned, and the manner of warning them respectively, and shall make oath to the truth of such return ; which oath shall be administered. by the commandant, and certified by him on the warrant. or return.

Command-Aut's return

§ 141. Such commandant shall deliver the return, tegether with his own return of all delinquencies, to the president of the proper court martial.

§ 142. The return of such von-commissioned officer. so sworn to and certified, shall be as good evidence, on the trial of any person returned as a delinquent, of the facts therein stated, as if such officer had testified to the same before the court martial on such trial.

§ 143. Every commandant of a company shall make the like return, upon honor, and with like effect, of every delinquency and neglect of duty of his non-commissioned officers, either in not attending on any parade or encampment, or not executing or returning a warrant to them directed, or not obeying the orders of their commanding officers; and also the names of every noncommissioned officer, musician or private who shall refuse or neglect to obey the orders of his superior officer. or to perform such military duty or exercise as may be required, or depart from his colors, post or guard, or leave the ranks without permission from his superior officer,

§ 144 Any commissioned officer of a company may, without a warrant, warn any or all of the members of his company to appear at any parade, encampment or place of rendezvous Such warning may be given by him, either personally or by leaving or affixing a notice, in the same manner as if given by a non-commissioned officer ; and his certificate, upon honor, shall be received by any court martial as legal evidence of such warning.

§ 145. Nothing in the provisions of this act shall be so construed as to preclude, in the absence of a proper return, the giving in evidence, at any court martial upon trial for delinquencies, neglects of duty or offence whatsoever, matters of fact which go to substantiate the charge or offence; but all such proof shall be received under the usual rules of evidence in courts of justice.

Return.

Return to be evidence

Return of delinquents

Warning by commin sioned off-CODS.

Kvidence.

§ 146. Every non-commissioned officer, musician and Term of private of any uniform corps of this state shall be holden to duty therein for the term of seven years from his enlistment, unless disability after enlistment shall incapacitate him to perform such duty, or he shall be regularly discharged by the commandant of his regiment; all general and staff officers, all field officers, and all commissioned and non-commissioned officers, musicians and privates of the military forces of this state. shall be exempt from jury duty during the time they shall perform military duty, and from the payment of highway taxes, not exceeding six days in any one year ; and every such person not assessed for highway taxes shall be entitled to a deduction, in the assessment of his real and personal property, to the amount of five hundred dollars; and every person who shall have served seven years, and shall have been honorably discharged, as required by this section, shall forever after, so long as he remains a citizen of this state, be exempt from two days' highway taxes in each year; and if a resident of any city of this state, he shall forever be entitled to a deduction in the assessment of his real and personal property, to the amount of five hundred dollars each year; the exemption and deduction herein provided for to be allowed only on the production, to the assessor or assessors of the town or ward in which he resides, of a certificate from the commanding officer of the regiment in which he last served.

§ 147. All notices, warrants or summons for officers, Warning for non-commissioned officers, musicians and privates of arilis, se. any company or troop to attend a drill, improvement meeting or court martial, may be served either personally or by leaving a written or printed notice, containing the substance of such notice, warrant or summons, at the dwelling house, store, counting house or usual place of business of the person to be notified, warned or summoned, with some person of suitable age and discretion; and any officer, non-commissioned officer, musician or private may also be warned to attend any parade, encompment or drill by enclosing a notice, directed to him at his place of residence, by mail, directed to him at his nearest post office, at least five days before the service required of him.

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Officers drills.

§ 148. The officers and non-commissioned staff officers of each regiment shall be warned to attend any parada or drill in the same manner as is prescribed by law for the warning of the privates of any company, and the commanding officer of each regiment may designate and order any or all of the non-commissioned staff officers of the regiment to perform that duty, who shall make return thereof to the commanding officer or the adjutant of the regiment, in the same manner and under the same penalties for delinquencies as are by law imposed on non-commissioned officers of companies for similar delinguencies.

§ 149. All orders for encampment, inspection and review shall be published at least twenty days previous to for encampsuch parade, in such manner as the commandant of the brigade shall direct, and notice thereof shall at the same time be given to the Inspector General; and all commanding officers of regiments, battalions or companies. may, on any parade, read brigade, regimental or battalion orders, and notify their several commands to appear as specified in said brigade or regimental order for the purposes therein contained, which notice shall be a sufficient warning to all persons present.

§ 150. Every officer, non-commissioned officer, musician and private of any uniformed company, who shall unnecessarily neglect to appear on the days at the time and place appointed for such duty, agreeably to the provisions of this act, shall be subject to such fines and penalties as are hereinafter provided.

Meetings for exercise

§ 151. The commanding officer of any brigade, regiment or battalion, in addition to the rendezvous above prescribed, may require the commissioned officers and non-commissioned officers to meet for exercise and improvement, at such times and places as he shall appoint; and he may require them to appear with such arms and accoutrements as he may prescribe; said officers shall thereupon be formed into a corps of instruction, without regard to rank, and shall be thoroughly instructed in the manual of arms, the school of the soldier and company, and in such other theoretical and practical details of duty as the said commanding officer shall deem proper.

§ 152 Each commandant of division may review either Reviews of one of the brigades in his division in each year; and he

divisions.

Penalty for mogle ct.

Pablication of orders

ment.

shall require the officers of the division staff, armed and equipped as the law and regulation direct, to accompany him.

6 153. The commandant of each brigade shell attend, commandwith the officers of the brigade staff, armed and equipped and of the as the law and regulation direct, the annual inspection tend. and review of the several regiments and battalions in his hrigade.

§ 154. It shall be the duty of commandants of com- Company panies, at the annual inspection, to furnish the brigade inspection. inspector with a return which shall show :

1. The number of commissioned, non-commissioned officers, musicians and privates of his company or troop present on parade, designating the number of each.

2. The number of such company absent from parade.

3. The uniforms, arms and equipments inspected.

4. The number of uniforms belonging to said company or troop.

5. The arms and equipments in the possession of said company or troop.

§ 155. It shall be the duty of each commandant of a Returns of regiment or battalion, within twenty days after the field officers annual inspection, to furnish the brigade inspector with a return of the field and staff officers, non-commissioned staff officers, musicians of said regiment or battalion, present and absent, armed and equipped and uniformed according to law and regulation.

§ 156. At all encampments, the bigade inspector shall Brigade in-stend on the first day thereof, to superintend the exercises and manœuvres, and to introduce the system of mente discipline which is or shall be prescribed by law; and on such day he shall take the command as drill officer, so far as shall be necessary to the execution of those duties; and he shall also make an annual inspection at such times as the commanding officer of the brigade shall order and direct.

 δ 157. It shall be the duty of the brigade inspector to mathematication δ transmit a copy of the inspection return, annually, to the Adjutant General, and a duplicate of the same to the division inspector, within thirty days after the inspection shall be made.

§ 158. It shall be the duty of the brigade inspector, Statement within thirty days after the annual review in each year, and inspec-to transmit to the Adjutant General a statement of the tions.

reviews and inspection of the several regiments or bat. talions in his brigade, attended by the commanding officer of division, accompanied by division staff, armed and equipped and uniformed according to law and reen. lation, and also the commanding officer of brigade, with the brigade staff, armed and equipped according to law and regulation. § 159. In case any general officer or any member of

his staff shall neglect to attend such inspection and raview, it shall be the duty of the Adjutant General to require such officer to render an excuse in writing, to the Commander-in-Chief for his delinquency. If the Commander-in-Chief shall deem such excuse insufficient.

ly laws of niform

Violetions of rules, how pun-

Building orders.

Division command-

he shall order a court martial to try the delinquency. \$ 160. Each uniform company may form by-laws, rules companies, and regulations, not inconsistent with this act for the government and improvement of its members in military science, and when approved of by two-thirds of all the members belonging to any such company, shall be binding; but may be altered from time to time as may become necessary.

§ 161. For violations of the by-laws of any uniformed company, the non-commissioned officer, musician or private offending, by a vote of the company, three fifths being present, may be expelled from the company; and upon the action of the company being confirmed in orders by the commandant of the regiment, the name of such person or persons shall be stricken from the roll of such company, his certificate of membership shall be surrendered and cancelled, and he or they shall cease to be a member or members of such company, and his or their term of service in said company shall not be allowed under the provisions of this act.

§ 162. The Adjutant General shall prescribe the form of enlisting orders to be furnished and used by each company or troop in recruiting or filling up such company or troop with its required number.

§ 163. The commandants of division shall discharge the duties, possess the powers, and be liable to the penalties pertaining to their office, as granted by law or military custom, provided that no division parades, except of the first division, or in case of invasion, insurrection, or to aid the civil authorities, shall be ordered without the consent of the Commander-in-Chief.

§ 164. The Commander-in-Chief may order such commanparades or drills of the uniformed troops, or any part of may order them, as he shall deem proper.

§ 165. There shall be a camp of instruction once in each Camps of year after the present year, in each of the division districts of this state, if the Commander-in-Chief shall so order, to be held at such time and in such manner as he shall direct; and the Commander-in-Chief is hereby authorized and empowered to order such companies and regiments from such division districts, respectively, to attend such camps as he may deem proper, but in such manuer that all the companies and regiments therein shall be ordered to attend such camp from year to year in rotation; provided, always, that not more than ten thousand men in any one year shall be ordered to attend said camps ; and in case suitable ground cannot be found in any district for said camp, the same may be held in the adjoining district.

§ 166. Such camps shall continue for a period not ex-Time limitceeding ten days, and shall be governed by the rules and ed. regulations of the army of the United States.

§ 167. The Commander-in-Chief is hereby authorized and empowered, at his discretion, to order such regiments, battalions, batteries or companies as he shall deem proper, and without regard to arm, not, however, exceed Artillery ing one thousand men in any one year, to be stationed and instrucat such forts or other places as may be furnished by the United United States government, or as may be convenient for that purpose within the State of New York for a period not exceeding ten days in any one year, for instruction in the management of heavy artillery for sea and lake coast defence under such instructors as he shall assign for that purpose.

§ 168. The Commander-in-Chief shall designate com- be assigned missioned officers of proper rank, without regard to commanda. military districts, to command such camps, forts or other places, and shall assign such other officers, also without regard to military districts, to duty as field and staff officers and instructors, as may be required to fully officer such camps and forts.

§ 169. The Commissary General of ordnance shall fur- ordnance nish, upon the requisition of the Commander-in-Chief, ished. such arms, ordnance and ammunition as may be necessary for the use of the military forces so encamped or stationed.

Camp ounipage.

& 170. The Quartermaster General shall, upon the requisition of the Commander-in-Chief, furnish such tents, camp equipage, or other state property as may be required for the use of the military forces so encamped or stationed, and shall also furnish the transportation necessary for conveying said forces to and from such camps or stations.

Subsistence.

be paid,

6 171. The Commissary General of subsistence shall. upon the requisition of the Commander-in-Chief, provide the subsistence necessary for said forces, such subsistence to conform in price and quantity to the ration prescribed by the general regulations for the army of the United States, and to be issued in kind. Scomman to

6 172. The Commander-in-Chief is hereby authorized and empowered to draw his warrant upon the state treasury for such sum as shall be required by the engineer and quartermaster of said camps, forts or stations. in laying out and preparing the ground designated for such purpose, and in furnishing quarters for said forces and for the services of the officers, instructors and mivates ordered to attend the same, also for all necessary expenses of said forces, including transportation and subsistence ; such expenses to be audited by a board to consist of the Commander-in-Chief, Comptroller, State Treasurer and Inspector General.

OF COMPENSATION FOR MILITARY SERVICES.

6 173. The military forces of this state, when in the actual service of the state in time of war, insurrection, invasion, or imminent danger thereof, shall, during their time of service, be entitled to the same pay, rations and allowances for clothing as are or may hereafter be established by law for the army of the United States.

§ 174. There shall be paid to such officers, non-commissioned officers and privates as shall be specially ordered to attend encampments, and sea and lake coast defence duty in pursuance of the provisions of this act, not to exceed the following sum each, for every day actually on duty:

1. To all non-commissioned officers, musicians and privates, one dollar.

2. To all commissioned officers of the line below the rank of captain, two dollars.

Commentstion.

Camp ounipage.

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1. To all non-commissioned officers, musicians and privates, one dollar.

2. To all commissioned officers of the line below the rank of captain, two dollars.

Commentstion.

3. To all commanding officers of companies, three dollars.

4. To all field officers, below the rank of colonel, four dollars.

5. To all commanding officers of regiments, five dollars.

6. To all regimental staff officers, two dollars and fifty cents, and to all non-commissioned staff officers, one dollar and fifty cents.

7. To all brigadier generals, six dollars.

8. To all brigade staff officers, four dollars.

9. To all major generals, eight dollars.

10. To all division staff officers, five dollars.

11. All mounted officers, and all members of any company of cavalry or artillery, mounted or equipped, shall receive one dollar per day for each horse actually used by them.

12. To each military store-keeper, such sum, not exceeding twenty-five dollars per annum, as the Commander-in-Chief shall think proper to allow.

§ 175. The staff of the Commander-in-Chief and the assistants in the several departments, in lieu of all compensation and allowances now provided by law in time of peace, when upon actual duty under the provisions of this act, either at drills, parades, encampments, lake and sea coast defence duty or otherwise, shall receive such compensation as is provided in this act for officers of the same rank, with their necessary and proper expenses, and those of their departments, to be paid by the state, upon the certificate of the Commander-in-Chief.

§ 176. In case of war, insurrection, rebellion or invasion, or imminent danger thereof, when the military forces of the State of New York, or any part thereof, shall be in the actual service of the state, or in the service of the United States, the staff of the Commander-in-Chief, while on duty, the assistants and clerks in the several staff departments, and such other officers as may be detailed by the Commander-in-Chief for the performance of any duties connected with the recruiting, mustering, enrolling, equipping, arming, providing and administering of justice for such forces, shall, in lieu of all other allowances under this act, receive such reasonable and proper compensation, not exceeding the pay and allowances of officers of the same rank in the service of

LAWS OF NEW YORK.

the United States, as the Commander in-Chief shall deem proper together with their necessary expenses, and those of their departments, to be paid by the state upon the certificate of the Commander-in-Chief, showing a detailed statement of such services and expenses.

Clerks to be employed.

Captain to make out list of company.

List of old corn to be made. § 177. Such clerks shall be employed in the several departments of the general staff of this state as shall be actually necessary for the public service, in the opinion of the Commander-in-Chief, and they shall receive, for the time they may be actually necessarily employed, such compensation as the Commander-in-Chief shall prescribe, not exceeding, however, in any case, the rate of twelve hundred dollars per annum.

§ 178. The commanding officer of every uniformed company which shall have been ordered into camp. or to perform sea and lake coast defence duty, in accordance with the provisions of this act, shall, at the close of the term for which such company shall have been ordered to such camp or duty, make out an alphabetical list of the members of his company who shall have appeared and performed such duty, uniformed, armed and equipped as the law and regulations direct, and shall set opposite to each name the number of days each shall have performed duty, and the amount of pay each is entitled to receive for such service, and deliver the same, certified on oath to be correct and true, to the commanding officer of the camp or post, who shall immediately cause the same to be transcribed in a book or books to be kept by him for that purpose ; such company commandant shall also set forth, opposite to the name of each member of his company, whether such member is indebted to the state in any and what amount on account of his uniform and equipments.

§ 179. The commanding officer of the camp or post shall, also, at the close of the time for which each company, battery, battalion or regiment shall have been ordered to attend for duty thereat, make or cause to be made a complete roster or list of all commissioned officers and non-commissioned staff officers who shall have appeared and performed duty at such parade or encampment, uniformed, armed and equipped, as the law and regulations direct, and shall set opposite to each name the number of days each shall have performed duty at such encampment or post, and the amount of pay

each is entitled to receive for such service, and shall immediately cause the said list to be transcribed in a book or books to be bept by him for that purpose.

§ 180. The Commander-in-Chief shall draw his war- Paymer rant upon the Comptroller for the amount which shall hecome due to officers, non-commissioned officers and privates, for services rendered at the drills and encampments for which payment is allowed by this act.

6 181. The Paymaster General, or a division or brigade paymaster under bis directions, shall, once in each year, visit the different regimental districts of this state, annuly and shall pay to the officers, non-commissioned officers and privates, such sums as they may be entitled to receive therefor under this act.

§ 182. The Commander-in-Chief shall have power to rules for prescribe such further rules and regulations to provide payment of all more convenient newment of all some which may be for the more convenient payment of all sums which may actived become due to officers, non-commissioned officers and privates, under the provisions of this act ; and the Paymaster-General, under the direction of the Commanderin-Chief, shall prepare the necessary forms and pay relis, and cause the same to be transmitted to the commandants of such regiments, camps and posts.

OF THE REGIMENTAL FUND AND REGIMENTAL BOARDS OF AUDITORS.

§ 183. The Comptroller shall annually draw his war-Regiment rant upon the Treasurer in favor of the county treasurer of each county, for the sum of five hundred dollars for each regiment or battalion, certified by the Adjutant-General to be organized according to the provisions of this act, within his county, which sum, together with the fines collected from delinquent officers, non-commissioned officers, musicians and privates, shall constitute the military fund of such regiment.

, § 184. There shall be a board of officers in each regi-Board. ment, which shall consist of the commanding officer of the brigade, who shall be president thereof, and of the field officers of the regiment and the senior captain therein, any three of whom shall form a quorum for business, the commanding officer of the brigade being one.

§ 185. The commandant of each brigade shall, from Meetings. time to time as he shall deem necessary, convene the board of officers of each regiment created by this act.

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Duties when convened.

Printing and pay of board. § 186. Such board, when so convened, shall audit all just claims on the military fund of such regiment for contingent expenses of the regiment, and shall make their order on the proper county treasurer, which shall require him to pay such order out of any money in his hands belonging to the military fund of such regiment.

§ 187. Such board may also direct such printing and publishing to be performed and executed as shall be necessary for the best interest of the regiment and service; the members of such board shall be entitled to receive for each day's service, as such members, the sum of two dollars, for not more than three days in any one year; such sum to be certified and paid in the same manner. Such board shall enter their proceedings from time to time in a book to be kept for that purpose by each regiment.

Treasurers § 188. All county and city treasurers shall report to moneys, at the brigadier-general, within the bounds of whose bri-

gades he may reside, the amount of all moneys received by them, respectively, by the first days of April and December, annually, and the balance then remaining in their hands, and the number of the regiment to which the same belongs.

OF THE COURTS OF INQUIRY AND COURTS MARTIAL.

OF THE COURTS OF INQUIRY AND COURTS MARTIAL FOR THE TRIAL OF OFFICERS.

Court, how § constituted, Constituted,

§ 189. Courts of inquiry may be instituted by the Commander-in-Chief, or the commanding officer of division or brigade, in relation to those officers for whose trial they are authorized to appoint courts martial for the purpose of investigating the conduct of any officer, either by his own solicitation or on a complaint or charge of improper conduct degrading to the character of an officer, or for the purpose of settling rank; but no such court shall consist of more than one officer, who may, if approved of by the officer ordering the court, require a judge-advocate to attend such court in taking testimony, and in investigating any complaint that may come before such court.

To report § 190. Such court shall, without delay, report the evievidence adduced, a statement of facts, and an opinion thereon, when required, to the officer instituting such 920

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court, who may in his discretion thereupon appoint a court martial for the trial of the officer whose conduct shall have been inquired into.

§ 191. Every court martial for the trial of a major Trial of general shall be ordered by the Commander-in-Chief, ral. and shall consist of five officers, any three of whom shall constitute a quorum.

§ 192. Every court martial for the trial of a brigadier Brigadie general shall be ordered by the Commander-in-Chief, general and shall consist of five officers, any three of whom shall constitute a quorum.

§ 193. All other courts martial for the trial of com-Commismissioned officers shall consist of three officers, and shall cers be ordered, if for the trial of officers above rank of captain, by the commanding officer of division, and for all other officers, by the commanding officer of brigade.

§ 194. No officer arrested shall be brought to trial Charges a unless a copy of the charges and specifications, certified to stop by the officer ordering the arrest, shall be delivered to personally him, or left at his usual place of abode, within three days after his arrest; nor unless the officer ordering such court martial shall have ordered the same within thirty days after receiving notice of the arrest, and a copy of the charges and specifications; nor until ten days after a copy of a list of the names of the officers detailed to form the court shall have been delivered to the officer arrested, or left at his usual place of abode.

§ 195. The officer ordering the court may, at any time, vacancies. supply any vacancy that, from any cause, may happen therein.

§ 196. If the officer accused shall have any cause of Challenges, challenge to any member of such court, he shall, within a reasonable time after receiving a copy of the charges and a list of the members, deliver his cause of challenge, in writing, to the officer ordering such court, who shall thereupon determine as to the validity of such challenge; and if, in his opinion, the causes are sufficient, he shall appoint another member of such court.

§ 197. After the court shall be assembled, and after onthe all challenges, if any are made, shall have been determined, the judge advocate, whether commissioned or special, shall administer to each member the following eath: "You, , do swear that you will faithfully discharge the duties of a member of a court

Sentence to he kept

martial now assembled, according to the best of your ability."

§ 198. Every judge advocate, whether commissioned or special, and every member of a court martial, shall keep secret the sentence of the court, until the same shall be approved or disapproved according to law; and shall keep secret the vote or opinion of any particular member of the court, unless required to give evidence thereof by a court of justice.

Effect of sentence.

§ 199. The sentence of any such court martial shall be according to the nature and degree of the offence. and according to military usage ; but shall not extend farther, in time of peace, than cashiering the officer convicted, and disqualifying him from holding any office in the militia of this state, and imposing a fine not excooding one hundred dollars.

§ 200. The proceedings and sentence of every court martial shall, without delay, he delivered to the officer ordering the court, who shall approve or disapprove thereof within fifteen days thereafter, and shall give notice of his approval or disapproval to the president of such court martial and to the arresting officer, and he may, at his discretion, publish the sentence, as approved When to be or disapproved, in orders; but no part of such sentence shall be executed until after the time allowed for appeal has expired.

§ 201. He also shall transmit such proceedings and sentence, and his approval or disapproval thereof, to the Adjutant General, to be kept in his office.

202. The right of appeal to the Commander-in-Chief,

as it now exists by military usage, is reserved; but no appeal shall be received, unless made within twenty days after the decision appealed from is made known to the person appealing.

§ 203. There shall be allowed and paid out of the treasury, to each division and brigade judge advocate, and to each president and member of any court of inquiry or court martial for the trial of officers, two dollars for each day actually employed on duty; and the like compensation to every marshal appointed by any such court, for every day employed in the execution of the duties required of him.

§ 204. The accounts of all porsons who under this article are entitled to be paid out of the treasury, shall Accounts to

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Appeal.

Compensation.

be audited.

be audited by the Comptroller, who shall, on the application of the Gorvernor, draw his warrant on the Treasurer for such sums of money as may be requisite in the execution of the provisions of this act; and may require the chief of each staff department to account quarterly for all money received by him for the purposes connected with his department.

OF REGIMENTAL AND BATTALION COURTS MARTIAL.

§ 205. The commandant of each brigade may at any consist of time appoint a regimental or battalion court martial for field officer any regiment or battalion in his brigade, to consist, if practicable of a field officer or captain.

§ 206. The appointment of said court shall be publish- Appoint of ed in orders at least three weeks previous to the conven- court to be ing of the court ; and the officer appointing said court published. shall fix the day on which it shall convene, and when convened the court may adjourn from time to time, as shall become necessary for the transaction of business, but the whole session of the court, from the day on which it shall convene until its dissolution, shall not exceed three weeks.

§ 207. In case any vacancy shall happen in the court, vacancy. or a new court shall be required, the officer ordering the court, or his successor in command, may fill such vacancy or order a new court.

§ 208. The officer constituting such court, before he Oath. shall enter on his duties as such, shall take the following oath: "I. , do swear that I will well and truly try and determine, according to evidence, all matters between the people of the State of New York and any person or persons which shall come before the regimental (or battalion) court martial to which I have been appointed."

§ 209. Such oath shall be taken by the president, on Before or before the day on which the court shall convene, be- taken. fore a justice of the county in which he may reside, or a field officer of his regiment or battalion; and it shall be the duty of such justice or field officer to administer the oath without fee or reward.

§ 210. Such court shall direct a non-commissioned summons officer, or other fit person or persons, to be by him parties. designated to summon all delinquents and parties accused to appear before the court, at a time and place to be by

to accused

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to accused

Return.

Jurisdic-

tion.

him appointed, which service shall be personal or by leaving such summons at the residence of such parties.

§ 211. Such non-commissioned officer, or other person or persons so designated, shall make the like return, and with like effect as commissioned and non-commissioned officers are authorized and required to make, in cases of warning to a company or regimental parade, and shall be subject to the like penalties for neglect of duty.

§ 212 The court, when organized, shall have the trial of all offences, delinquencies and deficiencies in the regiment or battalion for which it shall have been called, and shall have power to impose and direct to be levied all the fines to which non-commissioned officers, musicians or privates are declared to be subject by the provisions of this act.

§ 213. From the sentence of any such court, imposing a fine for any offence, delinquency or deficiency, an appeal if made within twenty days, shall be allowed to the officer instituting the court, or to his successor in command, who may remit or mitigate such penalty or fine.

§ 214. There shall be allowed and paid out of the military fund of said regiment:

I. To the officer constituting said court, a sum equal to one day's pay for field duty, for each day he may be actually employed in holding the court or engaged in the business threef, or in traveling to or from the court, allowing thirty miles for a day's travel.

2. To the non-commissioned officer or other person who shall have summoned delinquents to appear before the court, one dollar and twenty-five cents for each day he may have been necessarily so employed, and the same sum for each day of his attendance on the court.

3. Each officer to whom a warrant for the collection of fines may be directed, shall be entitled to the same fees and be subject to the same penalties for any neglect, as are allowed and provided for on executions issued out of justices' courts.

4. For all other services and commitments under this act, the sheriff, jailor and constables executing the same shall be entitled to the like fees as for similar services in other cases.

§ 215. All fines and penalties imposed by any regimenhom paid. tal or battalion court martial shall be paid, by the officer collecting the same, to the treasurer of the county

Fines to

924

Appeal.

Compensation.

within which the officer instituting the court may reside, and shall belong to the military fund of such regiment.

OF THE IMPOSITION OF PENALTIES AND FINES FOR VIOLATING THE PROVISIONS OF THIS ACT.

§ 216. In time of peace, every commissioned officer, on commis-for disobedience of orders, neglect or ignorance of duty, stand offunofficer like conduct or disrespect to a superior officer, or for neglecting to furnish himself with a uniform and equipments within six months after receiving his commission, shall be arrested and brought to trial before a court martial, who may, on conviction, sentence him to he cashiered, incapacitated from holding any military commission, or fined to an amount not exceeding one hundred dollars, or to be reprimanded, or may sentence him to all or either of such penalties, in their discretion.

§ 217. Every commissioned officer refusing to pay Neglect to over moneys in his hands, as is directed by the pro-moneys. visions of this act, shall be liable to be tried and cashiered, or otherwise punished therefor, by a court martial

§218. Every commissioned officer, and every non-Fines. commissioned officer, musiciau and private shall on due conviction, be subject for the following offences to the fines thereto annexed :

1. Every non-commissioned officer, musician and private, for non-appearance, when duly warned or summoned at a company parade, a fine of two dollars; at a regimental or battalion parade or encampment, not less than three nor more than six dollars; and at a place of rendezvous, when called into actual service, a sum not exceeding twelve month's pay, nor less than one month's pay.

2. Every commissioned officer, for non-attendance at any parade or encampment, and every such officer, noncommissioned officer, musician and private neglecting or refusing to obey the orders of his superior officers on any day of parade or encampment, or to perform such military duty or exercise as may be required, or departing from his colors, post or guard, or leaving his place or ranks without permission, a fine not more than one hundred nor less than five dollars.

3. For neglecting or refusing to obey any order or warrant to him lawfully given or directed, or to make a

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3. For neglecting or refusing to obey any order or warrant to him lawfully given or directed, or to make a

proper return thereof, if such return be necessary, or making a false return, or neglecting or refusing, when required to summon a delinquent before a court martial, or duly to return such summons, a fine not more than one hundred nor less than five dollars. § 219. Every commissioned officer, for neglecting or

refusing to act as such when duly elected and commis-

sioned, may be sentenced to pay a fine not less than ten dollars; every non-commissioned officer, for neglecting or refusing to act as such when duly appointed and warranted, may be sentenced to pay a fine not less than five dollars; and every non-commissioned officer for neglect of duty or disorderly or unofficer like conduct, in addition to other penalties, may be reduced to the ranks by the commandant of the company, with the

Refusal to act when elected.

Discharge. of fre-arms.

Retaining commission

Appearing in indicrous dress.

Excuse for delinquency

approbation of the commandant of the regiment or battalion. § 220. Every non-commissioned officer, musician or private, who shall unlawfully discharge any fire-arms within two miles of any parade, on the day thereof, shall be sentenced to pay a fine of one dollar.

§ 221. Any commissioned officer who shall retain a commission received by him for any subaltern for more than thirty days, without giving notice by mail or otherwise to the person entitled to it, shall be liable to pay a fine not exceeding twenty-five dollars to be imposed by the proper court matial on the complaint of any officer interested. In addition to the penaltics imposed by any of the provisions of this act, every commissioned and non-commissioned officer, musician and private of a company or troop, or any other person who shall appear at any parade or encampment wearing any personal disguise or other unusual or ludicrous article of dress, or any arms, weapons or other implements not required by law, and calculated to excite ridicule or to interrupt the orderly and peaceable discharge of duty by those under arms, shall be liable to a fine of not more than twentyfive and not less than five dollars, to be imposed by the proper court martial.

§ 222. The court martial by which any delinquent is r tried, may excuse such delinquent, if it shall be made satisfactorily to appear to the court that he has a reasonable excuse for such delinquency.

§ 223. No action shall be maintained against any mem- Member of ber of a court martial, or officer or agent acting under tist exempt its authority, on account of the imposition of a fine, or from said. the execution of a sentence on any person, if such person shall have been returned as a delinquent and duly sammoned, and shall have neglected to appear and render his excuse for such delinquency, or show his exemption before such court.

§ 224. When a suit or proceeding shall be commenced security for in any court by any person against any officer of this state for any act done by such officer in his official capacity, in the discharge of any duty under this act, or against any person acting under authority or order of noy such officer, or by virtue of any warrant issued by him pursuant to law, or against any collector or receiver of taxes, the defendant may require the plaintiff in such snit to file security for the payment of the costs that may be incurred by the defendant in such suit or proceeding, and the defendant, in all cases, may plead the general imue, and give the special matter in evidence, and in case the plaintiff shall be non-prossed or non-suited, or have a verdict or judgment against him, the defendant shall recover treble costs.

OF THE COLLECTION OF FINES AND PENALTIES.

§ 225. For the purpose of collecting such fines as may be imposed by any court martial authorized by this act, the president of the court shall, within thirty days after the fines have been imposed, make a list of all the per-List of persons fined, designating the company to which they respectively belong, and the sums imposed as fines on each person, and shall draw his warrant under his hand and seal, directed to any marshal, sheriff or constable of any city or county (as the case may be,) thereby commanding him to levy such fine or fines, together with his Levy to be made. costs, of the goods and chattels of such delinquents; and if any such delinquent shall be under age, and live with his father or mother, master or mistress, then to key such fine or fines with the costs of the goods and chattels of such father or mother, master or mistress, as the case may be; no property now exempt by law shall be exempt from the payment of such fines, and in case the goods and chattels of any delinquent, or the goods and chattels of the father or mother, master or

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sons fined.

Body to be taken.

mistress, of any delinquent under age, cannot be found, wherewith to satisfy the same, then to take the body of such delinquent and convey him to the jail of the city or coupty where he shall reside.

Confined in jail.

Officer to make retarns,

New warrant may be issued.

Warrants renowed.

Fines to be paid into the county treasury.

Additional houd required, § 226. It shall be the duty of the jailor to whom such delinquent may be delivered, to keep him closely confined, without bail or mainprize, for two days, for any fine not exceeding two dollars, and two additional days for every dollar above that sum, unless the fine, together with the costs and the jailor's fees, shall sooner be paid.

§ 227. Every such martial, sheriff or constable to whom any such list and warrant shall be directed and delivered, may execute the same by levying and collecting the fines, or by taking the body of the delivquent in any city, town or county in this state, and shall make return thereof, within forty days from the receipt of such warrant, to the officers who issue the same.

§ 228. If the marshal, sheriff or constable shall not be able to collect the fines or take the bodies within the forty days aforesaid, then the officers issuing the warrant may, at any time thereafter within two years from the time of imposing the fines, issue a new warrant against any delinquent, or renew the former warrant, from time to time, as may become necessary.

§ 229. Any warrant for the collection of fines, issued by virtue of this chapter, shall and may be renewed in the same manner that executions issued from justices' courts may by law be renewed.

§ 230. The amount of any fines so collected shall be paid by the officer collecting the same into the county treasury, and shall form a portion of and be credited to the regimental fund of the regiment to which the person so fined belonged.

§ 231. In addition to the bond now required by law to be given by the marshal, sheriff, constable or other officer for the faithful discharge of his duties, such named officers shall execute a bond for the payment of all moneys by them collected, under the provisions of this act; and the sureties of such officers, hereby authorized to collect fines and penalties, shall be liable for any official delinquency under this act. Such bonds to be approved by the county judge of each county.

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GENERAL PROVISIONS APPLICABLE TO ALL COURTS MARTIAL AND COURTS OF INQUIRY.

§ 232. The president of every court martial and of Subpense. every court of inquiry, both before and after he shall have been sworn, and also the judge advocate, if required, shall issue subpens for all witnesses whose attendance at such court may, in his opinion, be necessary in hehalf of the people of this state, and also on application for all witnesses in behalf of any officer charged or accused, or persons returned as delinquent; and may direct the commandant of any company to cause such subpens to be served on any witness or member of his company.

§ 233. The president of such court martial or the $\frac{\text{Administer}}{\text{ing oaths.}}$ court of inquiry shall have power to administer the $\frac{\text{ing oaths.}}{\text{ing oaths.}}$ usual oath to witnesses, and shall have the same power to compel attending witnesses to be sworn and testify, and to preserve order, as courts of common law jurisdiction; and all sheriffs, jailors and constables are hereby required to execute any precept issued by such president or court for that purpose.

§ 234. Every witness not appearing in obedience to <u>wine for</u> such subpoena when duly served, personally, with a copy <u>disobying</u> of the same, and not having a sufficient or reasonable excess, shall forfeit to the people of this state a sum not less than ten nor more than fifty dollars; and the president of such court shall, from time to time, report to the district attorney the names of all such delinquent witnesses, together with the names and places of residence of the persons serving such subpoena, the better to enable him to prosecute for such forfeiture.

§ 235. Whenever it shall appear to the satisfaction of Attachment any court martial or court of inquiry, by proof made to compal before such court, that any person duly subpœnaed to appear as a witness before said court, shall have refused or neglected without just cause to attend as such witness is conformity to such subpœna, and the party in whose behalf such witness shall have have subpœnaed shall make oath that the testimony of such witness is material, such court, or the president thereof, shall have power to issue an attachment to compel the attendance of such witness.

§ 236. Every such attachment shall be executed in the How eresame manner as a warrant, and by any officer authorized cuted and to execute warrants, and the fees of the officers serving the same shall be paid by the person against whom the same shall have been issued, unless he shall show reasonable cause, to the satisfaction of such court, for his omission to attend; such costs shall be ascertained by the court, who may thereupon issue an execution for the collection against the person liable to pay the same, and which may be collected as other executions are collected, and by any officer authorized to collect executions issued from courts of justice.

Disorderly

§ 237. Any person or persons who shall be guilty of disorderly, contemptuous or insolent behavior in, or use any insulting or contemptuous or indecorous language or expressions to or before any court martial or court of inquiry, or any member of either of such courts, in open court, intending to intercept the proceedings or to impair the respect, the authority of such courts, may be committed to the jail of the county in which said courts shall sit, by warrant under the hand and seal of the president of such court.

Warrant how served.

§ 238. Such warrant shall be directed to the sheriff or any or either of the constables and marshals of any such county, or any officer attending the court, and shall set forth the particular circumstances of the offence adjudged to have been committed; and shall command the officer to whom it is directed to take the body of such person and commit him to the jail of the courty, there to remain without bail or mainprize, in close confinement, for a time to be limited, not exceeding three days, and until the officer's fees for committing and the jailor's fees be paid.

§ 239. Such sheriff shall receive the body of any person who shall be brought to him by virtue of such warrant, and keep him until the expiration of the time mentioned in the warrant, and until the officer's and jailor's fees shall be paid, or until the offender shall be discharged by due course of law, unless sooner discharged by any judge of a court of record, in the same manner and under the same rules as in cases of imprisonment under process for contempt from a court at law.

§ 240. In the absence of the president of any court martial, the senior officer present may preside, with all the powers of the president; and all the members of such courts shall, when on duty, be in full uniform.

Duty of shariff.

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Senior offcer to preside in absence of president.

\$ 241. The prosident of any court martial or any court Marshale. of inquiry may appoint, by warrant under his hand and seal, one or more marshals.

\$ 242. The marshals so appointed may not only per- Theirbowform the usual duties of such marshals, but may also execute all process lawfully issued by such president or court, and perform all acts and duties in this act imposed on and authorized to be performed by any sheriff. marshal or constable.

6 243. Whenever the sentence of any court martial Appeal pashall be appealed from, the officer hearing the appeal shall require the court, or the president thereof, to furnish him forthwith with a statement of the case, and of the evidence touching the same; which statement and evidence shall, in case of an appeal to the commanding officer of the brigade, be forthwith, on notice of such appeal, transmitted to him.

§ 244. Such statement being furnished, the officer May receive hearing the appeal may hear such further evidence, by timory, affidavit or otherwise, as the nature of the case may require, and for that purpose he shall have power to administer the usual oaths to witnesses produced before him, except in cases where trials may have been had upon charges preferred.

§ 245. The last two sections shall extend to appeals made from the order of an officer approving the sentence of a court martial.

§ 246. If any officer having a warrant for the collection of any fine, shall not be able to collect the fine within the time specified therein, then the officers issuing the warrant may, at any time thereafter, within two years from the time of imposing the fines, issue a new war- Renewal of rant against any delinquent, or renew the former war-warrants rant, from time to time, as may become necessary.

§ 247. Any warrant for the collection of fines, issued by virtue of this act, shall and may be renewed in the same manner that executions issued from justice's courts may by law be renewed.

§ 248. It shall be the duty of the respective presi- Marshala, dents of courts martial to prosecute, in the name of the constables people of the state of New York, any marshal or con- to be prosestable, sheriff and their sureties, who shall incur any neglect. penalty for neglect in the execution or return of any warrant, or in paying over moneys collected by him.

982

LAWS OF NEW YORK.

§ 249. Whenever any court martial shall consist of one person, he shall be deemed the president thereof within the meaning of this act.

§ 250. The chiels of the staff in each division, regi ment or battalion, shall, on or before the first day of November in each year, return to the commandants of division and brigade, respectively, the names of all commissioned officers absent from any parade, encampment or deill which they shall be required by law to attend. Within ten days after the receipt of such roturns, the respective commandants of division or brigade, as the case may be, shall order a court martial, to consist of three commissioned officers, without regard to mak, to pass upon such delinquency. It shall not be necessary to cause the arrest of such absentee, nor to serve any charges, unless, in the discretion of the officer ordering the court, it may be proper ; but the delinquent may b fined, pursuant to the provisions of this act, provided notice of the return and of the time appointed for held-ing the court martial shall have been delivered to him or left at his usual place of abode at least ten days before the assembling of said court.

§ 251. The court may excuse any delinquent for good cause shown. § 252. Any fine for offences against the by-laws of

any company of the national guards or of regimental boards, not exceeding the som of twenty-five dollars, s certified copy of the proceedings relating to the inflic-tion of which has been returned to any regimental cont martial or court of appeals, may be enforced by such court in the manner horizon had be obtained by attained by the being given to the delingnent, and further provided that a certified copy of said by laws be filed with the com-

mandant of the regiment.

§ 253. Whenever any portion of the military forces of this state shall be ordered to assemble for purposes of military instruction, under the authority of the Com-mander-in-Chief, or whenever any part of the state forces shall be ordered to assemble, under his authority, in time of war, insurrection, invasion or public danger, the rules and articles of war, and general regulations for the government of the army of the United States, so far as they are applicable, and with such modifications as the Commander-in-Chief may prescribe, shall be

emaidered in force and regarded as a part of this act, bringthe continuance of such instruction, and to the chose of such state of war, invasion, insurrection or public eager; but no publication under such rules and artides which shall extend to the taking of life shall, in any case, be indicted, except in time of actual war, invasion or insurrection, declared by proclamation of the Governation of the Gover-

OF THE DUTIES OF CERTAIN STAFF OFFICERS, AND OF VARIOUS MATTERS CONNECTED WITH THEIR VARIOUS RESPECTIVE DEPART-VENTS.

OF THE ADJUTANT GENERAL.

4 254. The Adjutant General shall keep a roster of all faster of the officers of the military forces of this state, containing the date of their commissions, their ranks, the corpa to which they belong, the division, brigade and regiment of such corps, and the places of their residence, as accertely as can be accertained, which roster shall be swined and corrected every year.

1255. He shall also enter in a book, to be kept for Description of the several company, then regimental, brighted and division district.

\$256. It shull be the duty of the commandants of Restor of Evisions and brigades, to furnish the Adjutant Goneral and the winh a roster of their officers, containing the facts reministe to enable him to comply with the provisions of the sol-

\$257. The books required by the Adjutant General to Books. samply with this act, shall be furnished him at the appense of this state, and shall go to his successors in afface.

\$258 The seal now used in the office of the Adjutant set. General shall continue to be the scal of his office, and shall from time to time be delivered to his successor in size; and all copies of records or papers in his office, all cortified and anthenticated under the said scal, shall be widence in all cases, in like manner as if the originals were produced.

§ 259. It shall be the duty of the Adjutant General to Finitus suce so much of the militia laws as shall at any time baland to in force to be printed in proper form, from time to

emaidered in force and regarded as a part of this act, bringthe continuance of such instruction, and to the chose of such state of war, invasion, insurrection or public eager; but no publication under such rules and artides which shall extend to the taking of life shall, in any case, be indicted, except in time of actual war, invasion or insurrection, declared by proclamation of the Governation of the Gover-

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Assistant.

time, and to distribute one copy to each commissioned officer, and to each town clerk, supervisors' clerk and county treasurer in this state; and also, to prepare and cause all necessary blank books, forms and notices to be transmitted at the expense of this state, to carry into full effect the provisions of this act; and the Comptroller is hereby directed to draw his warrant on the Treasurer of this state for the expenses incurred under this section.

§ 260. The Adjutant General is hereby authorized to appoint an assistant, who shall have the rank of colonel, and be commissioned by the Commander-in-Ohief, and who shall hold such office during the pleasure of the Adjutant General. In the absence of the Adjutant General from the city of Albany, or in case of his inability to perform his duties, his assistant shall have full power to perform all the duties appertaining to the office of Adjutant General. But nothing in this section shall be so construed as to give any validity to the acts of said assistant in case of the disapproval of the Adjutant General.

OF THE COMMISSARY GENERAL.

Care of arsenals and megazines,

§ 261. The Commissary General shall keep in good repair the arsenals and magazines of the state, and attend to the due preservation and safe keeping, cleaning and repairing of the ordnance, arms, accoutrements, ammunition, munitions of war and implements of every description, the property of this state; and he shall at all times have the control and disposition of the same for that purpose.

§ 262. He shall, under the direction of the Commander-in-Chief, dispose to the best advantage of all damaged powder, and of all ordnance, arms, ammunition, accoutrements, tools, implements and warlike stores of every kind whatsoever, that shall be deemed unsuitable for the use of the state.

§ 263. He shall from time to time render a just and true account of all sales made by him, with all convenient speed, to the Governor, and shall pay the proceeds of such sale into the treasury of the state for military purposes, or expend the same in the purchase of suitable arms, ammunition and camp or other equipage, as the Commander-in-Chief may direct.

Damaged manitions.

Account of

sales.

5 264. Whenever the commanding officer of a brigade brane, shall certify that a stand of colors or any drums, fifes or to be turnished. bugles, are necessary for any company, battalion or regiment in his brigade, the commissary general, with the approbation of the Commander-in-Chief, shall furnish such company, battalion or regiment with a stand of colors, and a sufficiency of drums, fifes and bugles at the expense of the state.

§ 265. The Commissary General shall issue the proper Powder and allowance of powder and balls to artillery companies for practice. practice; and the several commandants of artillery companies shall annually report to the Commissary General the situation and state of the pieces of ordnance, arms, implements and accoutrements, the property of the state. entrusted to their charge respectively.

§ 266. The Commissary General shall issue all ammu- Requisinition suited to the several arms of the service, upon the requisition of any commandant of brigade, regiment or battalion ; and shall, on a like requisition, replace such articles or implements for ordnance as may be by use rendered unfit for service.

§ 267. The Commissary General shall report annually Annual reto the Commander-in-Chief, whose duty it shall be to transmit the same to the legislature, a true and particular statement, showing the actual situation and disposition of all the ordnance, arms, ammunition and other munitions of war, property or things, which in anywise appertain to or respect the department confided to his keeping.

§ 268. He shall keep a just and true account of all the Account of expenses. expenses necessarily incurred in and about his department, which shall include all expenses for transportation, to and from the arsenals, all ordnance, arms, ammunition and camp equipage, and deliver the same to the Comptroller, who shall thereupon examine and audit the same, and shall draw his warrant on the Treasurer for such sum as he shall and it and certify to be due.

§ 269. It shall be the duty of the Judge Advocate Gene- Judge at ral to prosecute any bond, the condition of which is general to violated by a neglect or refusal of any officer to report projective the condition of any arms or equipage, or to return the same to any of the arsonals of this state as required by law.

LAWS OF NEW YORK.

Assistant commissary

§ 270. The Commissary General is anthorized to appoint an assistant with the rank of colonel, and who shall be commissioned by the Commander-in-Chief and hold his office during the pleasure of the Commissary General and shall perform the duties now required by law to be performed by the military store keeper at the New York arsenal, and shall be compensated in the same manner as such military store keeper has been compensated. In the absence of the Commissary General from the city of New York, or in case of his inability to perform his duties, his assistant shall have full power to performall the duties appertaining to the office of the Commissary General; but nothing in this section shall be so construed as to give any validity to the acts of such assistant in case of the disapproval of the Commissary General.

OF THE INSPECTOR GENERAL.

To visit and inspect.

§ 271. It shall be the duty of the Inspector General to visit, at least once in every two years, each regimental district in the state. He shall critically inspect, as often as he may deem necessary, every branch connected with the military service, including armories, arsenals and military store-houses; and he shall also attend to the organization of the militia, and report to general headquarters the improvement in discipline and tactical instruction of the uniformed forces. § 272. Commandants of regiments and companies shall

furnish to the Inspector General such information, as he

may require, as to the number and kinds of arms, equipments and military property of the state issued to their respective regiments and companies; and, at the conclusion of the inspection of any armory, arsensl or military storehouse, if he find the property which ought to be kept therein, or any part of it, missing, injured, unfit for use, or deficient in any respect, he shall forthwith report the facts, in respect thereto, to the Com-

Commandants to furnish information.

To impect tents, dec. mander-in-Chief. § 273. It shall be his duty, after the first day in November in each year, to inspect the tents and camp equipage belonging to the state, and report any deficiency therein to the Commander-in-Chief, on or before the first day of January thereafter.

§ 274. In his annual report he shall state what general Annual reand field officers have been in command of parades and port. encampments, what changes of general or field officers have been made, and what degree of improvement has been attained by both officers and men, and whether the general regulations have been observed, together with such suggestions as he may see fit to make.

§ 275. To the Inspector General will be referred, by Matters referred to order of the Commander-in-Chief, such matters as re-him. auire an examination at a distance from the general headquarters, for the information of the Commander-in-Ghief, and it shall be the duty of Inspector General, upon such reference, to report upon the qualifications of persons named to the Commander-in-Chief, for appointment to military office, and also upon the possession of the necessary requisites by the applicants for the organization of companies.

§276. The division and brigade inspectors, whenever Reports to required by the Inspector General, shall report to him him when the condition of their respective divisions or brigades, required. and shall also, upon his request, report to him upon any matter properly belonging to his department, which may require examination within their respective division or brigade districts.

§ 277. The Inspector General shall visit the several To visit enencampments which shall be ordered by the Commanderin-Chief, and to ascertain whether the troops have been properly instructed in the exercises and evolutions of the field; he will cause them to be exercised in the manœuvers required to be practiced during the year, as prescribed by the regulations; and he will give his in- To give instructions, as to the exercises, to the commanding officer, who will issue all necessary orders and directions to the troops for their execution.

§ 278. The Inspector General shall, at least once in To examine books and every two years, examine the book of proceedings of the accounts of board of auditors of each regiment, and the accounts and tors. filed with the secretary of such board during the two years previous, or since the last examination made by the Inspector General, and he shall carefully compare the book of proceedings with accounts; he shall also examine the warrants drawn by the board of auditors, in the possession of the county treasurer; and he shall specially report to the Commander-in-Chief whether the

proceedings of the board of auditors are regularly and properly entered, and whether the warrants are in date form ; and whether any military funds have been drawn from the county treasurer for improper purposes, or by persons not entitled thereto.

usistant.

§ 279. The Inspector General is hereby authorized to appoint an assistant, who shall have the rank of colonel. and be commissioned by the Commander-in-Chief. and who shall hold such office, during the pleasure of the Inspector General, and shall receive the same compensation as the assistant adjutant general. In the absence of the Inspector General from the city of Albany, or in case of his inability to perform his duties, his assistant shall have full power to perform all duties appertaining to the office of the Inspector General. But nothing in this section shall be so construed as to give any validity to the acts of said assistant in case of the disapproval of the Inspector General.

OF THE JUDGE-ADVOCATE GENERAL.

§ 280. The Judge-Advocate General, as chief of his department, is charged with the supervision, care and management of all things relating to the administration of justice among the military forces of this state. He To examine shall diligently scrutinize and examine the proceedings of all courts martial where an appeal has been taken and report thereon for the information of the Commanderin-Chief; he shall also, in like manner, report in all cases of disputed elections where an appeal has been taken. Under the orders of the Commander in-Chief, the Judge-Advocate General shall act as judge advocate at any court-martial where the public interests shall require his attendance.

6 281. The Judge-Advocate General is the legal adviser of the several stuff departments, upon all legal questions which may arise therein, and to him may be referred for supervision all contracts, agreements or other instruments to be drawn or executed in the course of the business of such department.

§ 282. The officers of the Judge-Advocate General's department, when not engaged in the special duties of the same, may be detailed for such other staff duty as the commandants of their respective brigades or divisions shall direct.

Legal advi er of staff

all cases that have

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OF INVASION, INSURRECTION, BREACHES OF THE PEACE, AND DRAFTS OF THE MILITIA.

OF INVASION AND INSUBBECTION.

§ 283. In cases of insurrection or invasion, or imminent danger thereof, the Commander-in-Chief may, by proclamation or otherwise, order and direct the commandants of such company districts as he shall designate to accept sufficient volunteers, should the same volunteers offer, to raise said company and maintain the same at cepted. to be so the maximum number provided by law, and if sufficient volunteers should not offer, then a sufficient number shall be drafted from the reserve militia of said districts in Drafting. the manner hereinafter provided, who shall thereupon be enrolled as national guards in said company, and shall be liable to duty in case the military forces of the state should be called into service.

§ 284. The Commander-in-Chief shall have power, in case of insurrection or invasion, or imminent danger thereof, to order into the service of the state such number and description of companies or regiments of the national guard, or of other militia of the state as he shall deem proper, and under the command of such officers as he shall direct; and in such case the forces so called into service shall receive the same pay and rations as troops in the service of the United States. And all the acts, proclamations and orders of the Governor of Acts of this state, since the sixteenth day of April, eighteen confirmed. hundred and sixty-one, relating to the calling out of the militia or volunteers from this state for the service of the United States, are hereby approved, and in all respects legalized and made valid, to the same intent and with the some effect as if they had been issued and done with the previous express authority and direction of the legislature of this state, and all commissions issued or hereafter to be issued to the officers of such volunteer forces by the Governor of this state, in accordance with the act of congress in such cases made and provided, are hereby confirmed.

§ 285. In case of any invasion, or of imminent danger Invasion. thereof, within the limits of any division, brigade, regiment or battalion, it shall be the duty of the commandant of such division, brigade, regiment or battalion to

order out for the defence of the state, the militie a any part thereof, under his command, and immediately report what he has done to the Commander in Child through the Adjutant-General.

6 286. It shall also be his duty to give immediate an

\$ 287. The commandant of every regiment or bet.

talion, within the limits of which an insurrection

happen, shall immediately assemble his regiment or back talion, under arms, and with the atmost expedition will transmit information of such insurrection to the com-

mandant of his brigade and to the Commander-in-Object

surrection to any judge of the county in which it happen, and shall take such measures for its suppression

as to such judge shall appear most proper and effectual.

additional force as he may deem necessary from the

6 288. He shall also give immediate notice of such in

tice of such invasion, and of the circumstances attack ing the same, to his immediate commanding officer, be whom such information shall be transmitted, with the utmost expedition, to the Commander-in-Chief.

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Judge may § 289. If the said judge shall deem a greater torge of order add. § 289. If the said judge shall deem a greater torge of the shall require such the insurrection, he shall require such

Wounded or disabled men.

Suppres-

tion of

commandant of the division, or of any brigade therein whose duty it shall be to obey his requision. § 290. Every person who, whilst in the actual service of this state, shall be wounded or disabled in opposing or suppressing any invasion or insurrection, shall be taken care of and provided for at the expense of the state.

OF RIOTS, TUMULTS, BREACHES OF THE PEACE AND RESER-ANCE TO PROCESS.

§ 291. In case of any breach of the peace, tumult, riot or resistance to process of this state, or apprehension of imminent dauger of the same, it shall be lawful for the sheriff of any county, or the mayor of any city, to call for aid from any division, brigade, regiment, battalion or company; and it shall be the duty of the commanding officer of such division, brigade, regiment, battalion or company, to whom such order is given, to order out, in aid of the civil authorities, the military force or any part thereof under his command.

§ 292. In such case it shall not be necessary for commandants of companies to issue written orders or notices

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Notice to Judge.

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for calling out their men, but verbal orders and notices dell be sufficient.

§ 293. In shall be the duty of the commanding officer a any division, brigade, regiment, battalion or commay, in all cases when so called into service, to provide MERIA how men of his command, so ordered out, with at least to he armed tweety-four rounds of ball cartridge, and arms in comnote order for actual service.

\$ 294. Such officer shall be subject, as provided by officer to be hew, to the sheriff or public officer who shall so require sheriff. Maid ; and for refusing or neglecting to obey the order a such sheriff or public officer so requiring service, or for interfering or in any way hindering or preventing the men of his command from performing such duty, or is any manner, by neglect or delay, preventing the due execution of law, every such commanding officer, and every commissioned officer under his command so offendiss shall be liable to a fine of not less than one hundred ser more than five hundred dollars, and imprisonment is the county jail for a period not exceeding six months.

\$ 295. It shall be the duty of the district attorney of Disobedimay county where such offence shall be committed to panished, prosecute the same ; and in addition thereto, such officer shall be liable to be tried by court martial and sentenced to be cashiered and incapacitated forever after for holding military commission in this state.

§ 296. Any non-commissioned officer, musician or pri- Penatty. rate who shall neglect or refuse to obey the orders of his communiting officer in the case above provided for, shall be liable to a fine of not less than twenty-five nor more than one hundred dollars, and imprisonment in the county jail for a period not to exceed three months, to be prosecuted and recovered in the manner hereinbefore provided in the case of commissioned officers.

§ 297. All officers, non-commissioned officers and pri- Compensation vates, in cases of riot, tumult, broach of the peace, resistance to process, or whenever called upon in aid of the civil authorities, shall receive the compensation provided by an act entitled " An act to enforce the laws and preserve order," passed April fifteenth, eighteen hundred and forty-five, which continues in force, and shall be published with this act; and every person who shall be wounded or disabled in such service, shall be

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taken care of and provided for at the expense of the county where such service shall be rendered.

OF DRAFTS OF THE MILITIA.

§ 298. Whenever the Commander-in-Chief shall order a draft from the reserved militia of any company ditrict, to raise the company of the national guard therein to and maintain the same at either the minimum or maximum number provided by this act, or whenever a general draft of the militia shall be made by order of the Commander-in-Chief, or of the President of the United States, such draft shall be determined by lot, to be drawn by the clerk of the county in which such rolt has been filed, in the presence of the county judge and the mayor of any city, or the supervisor of any town or ward, upon the requisition of the commanding officer, of the regiment within whose bounds such person may reside.

Exemption,

§ 299. Any person so drafted may, within five days after receiving notice of the same, present to the county judge of such county his certificate of exemption, or other proof of his non-liability to military duty, which shall be duly verified, and if such county judge shall decide that such person is exempt or not liable, he shall be discharged and another person shall be drafted in his stead, in accordance with the provisions of this act.

§ 300. Any person so draited, in accordance with the substitutes. above provisions, may offer a substitute at the time of the rendezvous of the drafted military force and milita, and such substitute, if he shall be an able bodied man, of the age of twenty-one years and upwards, and shall consent in writing to subject himself to all the daties, fines, forfeitures and punishments to which his principal would have been subject had he personally served, shall be accepted by the commandant of the company of drafted militia to which his principal may belong.

§ 301. Whenever the President of the United States or the Commander-in-Chief shall order a draft from the militin for public service, such draft shall be made in the following manner:

1. When the drait required to be made shall be a number equal to one or more companies to each brigade, such draft shall be made by company, to be determined by lot, to be drawn by the commandant of brigade in the

Lois to be drawn.



Draft, how

taken care of and provided for at the expense of the county where such service shall be rendered.

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Draft, how

presence of the commanding officers of the regiments composing said brigade from the military forces of the state in his brigade, organized, uniformed, armed and equipped according to the provisions of this act.

2. In case such draft shall require a number equal to one regiment, such shall be determined by lot in the manner above prescribed.

3. In case such draft shall require a larger number than the whole number of men composing the military force of said brigade, such additional draft shall be made of the requisite number to supply such deficiency from the military roll of the reserve militia of each town or ward, filed in the office of the city, village or town clerk. as hereinbefore provided.

§ 302. The Commander-in-Chief shall prescribe such Distriburules, orders and regulations, relative to the distribution of arms, ammunition and military stores, to the militia when called into actual service as he may deem proper.

§ 303. The command of any military force, called into Senior offiservice under the provisions of this title, shall devolve mand. upon the senior officer of such force, unless otherwise specially ordered by the Commander-in-Chief.

OF THE MILITARY FUND OF THE STATE AND APPROPRIA-TIONS FOR MILITARY PURPOSES.

§ 304. The moneys received from the several county he kept treasurers, under the provisions of this act, shall be kept separate. separate and apart from the current and ordinary finances of this state, and shall be applied to the purposes mentioned in this act and to no other.

§ 305. For the purchase of uniforms and equipments, tion. pay of officers and privates and other expenditures authorized by this act, the sum of three hundred thousand dollars is hereby appropriated from the moneys mentioned in the last preceeding section, and from any other moneys in the treasury not otherwise appropriated.

MISCELLANEOUS PROVISIONS.

§ 306. The Commander-in-Chief is hereby authorized Enles and regulations. to establish and prescribe such rules, regulations, forms and precedents as he shall deem proper for the use and government of the military forces of the state, and to carry into full effect the provisions of this act. Such rules, regulations, forms and precedents shall be pub-

presence of the commanding officers of the regiments composing said brigade from the military forces of the state in his brigade, organized, uniformed, armed and equipped according to the provisions of this act.

2. In case such draft shall require a number equal to one regiment, such shall be determined by lot in the manner above prescribed.

3. In case such draft shall require a larger number than the whole number of men composing the military force of said brigade, such additional draft shall be made of the requisite number to supply such deficiency from the military roll of the reserve militia of each town or ward, filed in the office of the city, village or town clerk. as hereinbefore provided.

§ 302. The Commander-in-Chief shall prescribe such Distriburules, orders and regulations, relative to the distribution of arms, ammunition and military stores, to the militia when called into actual service as he may deem proper.

§ 303. The command of any military force, called into Senior offiservice under the provisions of this title, shall devolve mand. upon the senior officer of such force, unless otherwise specially ordered by the Commander-in-Chief.

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lished in orders by the Adjutant General, and, from time to time, distributed to the commissioned officers of the state.

§ 307. Whenever any non-commissioned officers, musicians or privates of any uniformed company or treas shall have performed service in any such company troop for the space of seven years from the time of the enlistment therein, properly uniformed according to the provisions of law, he shall be furnished, on application by the commanding officer of such company or troop with a certificate, duly setting forth such facts, which shall, for all purposes, be deemed prima facie evidence thereof.

§ 308. The commanding officer of every uniform company or troop, shall, on the application of any commissioned, non-commissioned officer, musician or private of his company, deliver to him a certificate. stating that such person is a member of his company, and whether he is uniformed according to law, and how recently he may have performed duty in said company. Such certificate, when dated within six months, shall be deemed for all purposes prima facie evidence of the matters therein stated.

§ 309. Every officer, non-commissioned officer, musifrom sale or cian and private of the uniform militia of this state, who shall have provided himself with a uniform, arms or accoutrements required by law or regulations, shall hold the same exempt from all suits, distresses, exemtions or sales for debts, or for the payment of taxes; and every mounted officer, and every member of a troop of cavalry or light artillery, who shall own a suitable horse necessary for his use as such officer or member, shall hold the same with the like exemption.

Rules and

§ 310. The rules and regulations, prepared by a board of officers under section one of title nine of the militia law, passed April seventeen, eighteen hundred and fillyfour, with such changes and modifications as are provided in this act, having received the approval of the Commander-in-Chief, are hereby ratified and confirmed, and the Commander-in Chief is hereby authorized to make such changes and alterations in said regulations, from time to time, as he may deem expedient.

§ 311. The commandants of regiments may appoint orduance sorgeants as keepers of armories, not exceeding

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one to each armory, who shall be under the authority and hold office during the pleasure of the commandant; such ordnance sergeants shall be paid as now provided for keepers of armories.

§ 312. No person belonging to the military forcesshall be Fremption from civil arrested on any civil process while going to, remaining process. at, or returning from any place at which he may be required to attend for military duty.

§ 313 Any person who shall purchase, retain, or have Military in custody or possession without right any military longing to property belonging to this state marked as or known to the state. him to be such, and shall, after proper demand, refuse to deliver the same to any officer entitled to the possession thereof, shall be liable to an action for the recovery of the possession of such military property, and of a penalty of not less than ten nor more than one hundred dollars.

§ 314. Any person belonging to the military forces remains. who shall, contrary to the lawful order of the proper officer, retain in his possession or control any military property of this state, shall be liable to an action to recover the possession thereof and to pay a fine of not less than ten nor more than one hundred dollars, and shall also be deemed guilty of a misdemeanor; and any commanding officer may take possession thereof or of such military property mentioned in the preceding section. wherever the same may be found.

§ 315 Actions to recover the possession of military Actions to property and the amount of any fine or penalty under recover. the two preceding sections may be brought, by any officer entitled to the possession of such property, in any court of competent jurisdiction, and such fine or penalty together with all other fines and penalties prescribed by this act, and by chapter three hundred and ninety-eight of the Session Laws of eighteen hundred and fifty-four shall be paid to the treasurer of the county where the offender may reside, for the benefit of the military fund of the regiment located therein. The possession of any military property, or the amount of a fine or penalty may be recovered in the same action. Proceedings at law shall not preclude the punishment of any military person in the military courts.

§ 316. Any person belonging to the military forces of Toll gates, this state, going to or returning from any parade, on- me.

campment, drill or meeting, which he may be required by law to attend, shall, together with his conveyance and the military property of the state, be allowed to pass free through all toll-gates, over toll-bridges and ferries. § 317. Whenever any officer shall have served or shall

hereafter serve continuously and honorably as commandaut of any military company, under a military commission, issued under the laws of this state, for the period of twenty years, the Commander in-Ohief shall have power to confer upon such officer the brevet or honorary rank of colonel, but such brevet shall not confer additional pay or emoluments for services under this act. \$ 318. All officers, non-commissioned officers, musicians

any county, or the mayor of any city, in cases of rist. tumult, breach of peace, resistance to process, or whenever called upon in aid of the civil authorities, shall receive the compensation provided by the twenty-

Honorary brevat.

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first section of the act entitled " An act to enforce the laws and preserve order," passed April fiteen, eighteen hundred and forty-five, and such compensation shall be supervisors audited, allowed and paid by the supervisors of the county where such service is rendered, and shall be a portion of the county charges of said county, to be levied and raised as other county charges are levied and

> § 319. Ohapter three hundred and ninety-eight of the laws of eighteen hundred and fifty-four, except such parts of the same as are referred to in sections five and ten of this title, chapters two hundred and sixty-one and five hundred and thirty six of the laws of eighteen hundred and fifty-five, chapters one hundred and twentynine and three hundred and forty-three of the laws of eighteen hundred and fifty-eight, and all other acts and parts of acts conflicting with this act, are hereby repealed ; but such repeal shall not affect any legal proceedings commenced under them.

§ 320. This act shall take effect immediately.