

INDEX TO THE LAWS.

MILITIA.

Session. Ch. S.

<p>— To appoint a person, who shall call over the muster roll, noting those who are absent and making a return to the officer,</p>	1811 182 9
<p> Penalty on officers not attending, or refusing to do their duty, &c.</p>	— — 10
<p>— Non-commissioned officers and privates for such neglect or refusal, or departing without leave,</p>	— — —
<p> Penalty on non-commissioned officers and privates having arms, &c. appearing without them, in serviceable order,</p>	— — 11
<p> Quakers, &c. scrupulous of bearing arms, and all other persons exempt under this act, (except those exempt under the act of congress and ministers of the gospel,) shall be exempt from militia duty according to the provisions of this act, (except when called into actual service,) on the payment of three dollars annually,</p>	— — 12
<p> The commanding officer of each company to appoint the non-commissioned officers,</p>	— — 13
<p> — Penalty on such persons neglecting or refusing to do the duties or obey orders after acceptance,</p>	— — —
<p> — Allowance to them, (out of the fines,) for giving notice of meetings,</p>	— — —
<p> Violations of this law, when to be inquired into by a company court martial, &c</p>	— — 14
<p> Officers removing out of a district deemed to have resigned their commissions,</p>	— — 15
<p> — The commanding officer to make such vacancies known to the governor and council,</p>	— — —
<p> — Exception as to Baltimore, and provisions concerning the staff officers therein,</p>	— — —
<p> Resignations of company and staff officers to be made through their commanding officers, and resignations of commanding officers of regiments, &c. through their brigadiers, within sixty days prior to the regular field days, except in case of removal,</p>	— — 16
<p> — Otherwise, no officer shall be considered as having resigned,</p>	— — —
<p> — A notification to be transmitted to the governor and council, within twenty days,</p>	— — —
<p> — Not binding on independent corps, or where there may be no field officer or brigadier in commission,</p>	— — —
<p> Where a militia man may be draughted to perform a tour of duty under this act, he shall be considered as a soldier, and liable to all the duties as such, unless he find a substitute,</p>	— — 17
<p> — The commanding officer of the regiment or extra battalion to be the sole judge of the qualification of the said substitute, and may receive or reject him at his pleasure,</p>	— — —
<p> All able bodied male white persons between 18 and 45 years of age, shall stand their draught, (except as herein excepted.)</p>	— — 18
<p> — Quakers, &c. not exempt from standing their draught,</p>	<div style="display: flex; align-items: center;"> <div style="font-size: 2em; margin-right: 5px;">}</div> <div> <p>June 1812 9 2 1811 182 18</p> </div> </div>
<p> — When the militia, or any part shall be draughted or called out of the state into actual service, every person liable, who is not a commissioned officer, may serve in person, or find a sufficient substitute, to be approved by the commanding officer of the regiment, &c.</p>	— — —
<p> — Where a person, (not disabled by sickness,) neglects or refuses to find a substitute, directions given for procuring a substitute by the commanding officer, and for payment of the expense, and recovery from the delinquent,</p>	— — —
<p> — No militia-man having personally, or by substitute, served in the militia, shall be obliged to serve again until by rotation it comes to his turn,</p>	— — —