

1922, ch. 490, sec. 24.

**26.** Each company, troop, battery, detachment and unit in the organized militia shall assemble for drill and instruction, including indoor target practice, not less than forty-eight times each year, and shall, in addition thereto, participate in encampments, maneuvers or other exercises, including outdoor target practice, at least fifteen days in training each year, unless such company, troop, battery, detachment and unit shall have been excused from participation in any part thereof by the Governor; provided that credit for an assembly for drill or for indoor target practice shall not be given unless the number of officers and enlisted men present for duty at such assembly shall equal or exceed a minimum to be prescribed by the Governor, nor unless the period of actual military duty and instruction participated in by each officer and enlisted man at each such assembly at which he shall be credited as having been present shall be of at least one and one-half hours' duration and the character of training such as may be prescribed by the Governor.

1922, ch. 490, sec. 25.

**27.** Officers and enlisted men may be warned for duty as follows: Either by stating the substance of the order or by reading the order to the person warned, or by leaving a copy of such order at the last known place of abode or business, or by mailing to the postoffice nearest thereto. Such warning may be given by an officer or non-commissioned officer. The officer or non-commissioned officer giving such notice or warning shall, if required make a return thereof containing the name of the person warned and the time, place and manner of warning, if required by the officer issuing the order; such return may be verified by his oath, which may be administered by an officer. Such verified returns shall be good evidence on the trial of any person returned as a delinquent, of the facts therein stated, as if such officer or non-commissioned officer had testified to the same before a military court on such trial.

1922, ch. 490, sec. 26

**28.** All arms, equipment and other property furnished to organizations of this State shall, when required by the Ranking Line Officer, or a commanding officer of any such organizations be deposited in the armory of the said organization, and failure to deposit as aforesaid any article of such property by the person to whom it was issued, ten days after he shall have been notified, by written notice from the commanding officer as aforesaid, to return to the armory, shall be considered as a misdemeanor, and the person so offending shall be punished by a fine not exceeding double the value of the property thus illegally detained, to be recovered on the complaint of the Ranking Line Officer or of the proper commanding officer as aforesaid, in the same manner as prescribed for the collection of fines in this Article, except that the money so recovered shall be paid to the Ranking Line Officer of the State, to be by him applied to the militia fund; or by imprisonment in the county or city jail for not less than two weeks nor more than two months.