Imprisonment in Default of Collection.

Sect. 210.—In all cases of fines, penalties or commutations prescribed by these rules and orders, whenever the officer charged hereby with the duty of collecting the same shall make return to the commandant of the district within which the delinquent resides, that he has no property out of which said fines, &c., can be realized, it shall be the duty of the commandant to authorize the officer charged with the collection to arrest the delinquent, and to commit him to the custody of the sheriff of the county wherein he resides, or to the warden of Baltimore city jail where he resides in that city, and by a written warrant directed to the sheriff or warden, command him to hold said delinquent in close custody for two days, where the amount of said fine, &c., does not exceed the sum of two dollars, and for one additional day for every additional dollar of said fine, &c., the expenses of his imprisonment to be paid by the commandant out of the military fund of the district; provided that in no case shall such imprisonment exceed the term of ten days, and shall cease as soon as said fine and costs are paid; and, provided, also, that for special cause shown to and approved by the commanderin-chief, he may authorize said commandant to commit such delinquent to the custody of the sheriff of some other county, in accordance with the direction, to same effect, in case of fines imposed by courts martial, found in section 151.

Strength of National Guard-When and how Increased.

Sect. 211.—Whenever in cases of imminent public danger there may be, in the opinion of the commander-in-chief, a necessity for increasing the strength of the National Guard, he may by proclamation or otherwise, order and direct the several company commanders to accept sufficient volunteers, should the same offer, to raise said companies to the maximum standard, and if the requisite number of volunteers should not offer, to require such number as may be deficient to be drafted from the reserve militia of the respective districts, and may, in like manner, order as many more new companies for the National Guard to be raised, either by volunteering or by draft as atoresaid, as the case may require.

Perjury.

SECT. 212.—Any person swearing falsely in any case, where an oath or affirmation is herein required to be taken, shall, on conviction thereof by any court having cognizance of the subject, be deemed guilty of perjury.

ARTICLES OF WAR.

SECT. 213.—Whenever the military forces of this State, or any part thereof, shall be ordered to assemble for purposes of