medively appoint, within three weeks after they shall become due, but in case of any neglect or CHAP refusal to pay any of the said fines, the same shall be collected and levied in the manner herein after described.

VI. And BE IT ENACTED, That in all cases where a militia-man may be draughted to perform Militia-men a tour of duty under the laws of this state, he shall be considered as a soldier, and liable to all draughted conthe duties as such, unless he shall furnish a substitute, and the lieutenant-colonel of the regiment, diers, &c. or commanding officer of the extra battalion, as the case may be, to which he may belong, shall be the sole judge of the qualification of said substitute, and may receive or reject him at his discretion, and if the faid substitute should be rejected, the lieutenant-colonel may proceed to furnish one in the manner prescribed by the act to which this is a supplement, saving the right of appeal given by the faid act.

VII. And BE IT ENACTED, That all persons conscientiously scrupulous of bearing arms, and Certain persons who refuse to do militia duty under this law, shall be liable to pay the sum of three dollars an- to pay, &c. nually, to be recovered and applied by the lieutenant-colonel as other militia fines by this law are; and that the eighteenth rection of the act to which this is a supplement shall be and the fame is hereby repealed.

VIII. And BE IT ENACTED, That in all cases where there are extra battalions, the officer Powers given commanding every such extra battalion shall have the same powers that are by this law given to to commanders the lieutenant-colonel of any regiment; and on days of battalion meetings, the officer commanding shall have the same powers as the commandants of regiments of appointing courtsmartial, and regulating the fame.

IK. And BE IT ENACTED, That if any by-stander shall interrupt, molest or insult, any officer By-standers or foldier while on duty at any muster, or shall be guilty of like conduct before any court as may be consforesaid, the commanding officer, or such court, may cause him to be confined for the day.

X. And BE IT ENACTED, That if a sudden invasion shall be made into any county in this state, In case of inor in case of an insurrection in any county, the commanding officer in such county is hereby au- vasion militia thorifed and required to order out the whole, or fuch part of his militia as he may think necesfary, and in fuch manner as he may think best, for repelling fuch invasion or suppressing such infurrection, and shall call on the commanding officers of regiments in the adjacent counties for such aid as he may think necessary, who shall forthwith, in like manner, furnish the same; and it shall be the duty of the commanding officer aforesaid to communicate to the commander in chief, as foon as possible, information respecting the said insurrection or invasion; and for assembling the militia required upon such occasions, or by orders of the executive, the same meafures shall be taken to summon them as is directed in the case of musters; but no militia officer, other than the commander in chief of the militia of this state, shall order out any part of the militia of this state to suppress any insurrection within the same, unless required so to do by three justices of the peace, in writing, under their hands and feals.

XI. AND BE IT ENACTED, That it shall be the duty of every captain, or other commanding Captains to officer of a company, to give notice of every muster day to the non-commissioned officers of the company, who shall immediately thereupon give notice thereof to each private of the company, either personally, or by leaving a notice in writing at the place of abode of such private.

XIL AND BE IT ENACTED, That it shall be the duty of the brigadier-general to appoint the Brigadiertoapdays of meeting of each regiment, battalion and extra battalion, so that it will be in the power point days, &c. of the brigade inspector to attend the said meetings, and if the brigade inspector neglects to attend on the respective days so appointed by the brigadier, he shall be subject to a fine, to be impased by the commanding officer of such regiment or battalion, not exceeding thirty dollars, nor less than ten dollars, unless he can make a reasonable excuse to the commanding officer of the regiment or battalion which he was to attend.

XIII. And BE IT ENACTED, That it shall be the duty of the brigade inspector to attend the Brigade inspecbrigadier-general when required, to receive and execute all orders necessary to carry into effect tor to attend, the provisions of this law, and upon refusal or neglect, to be subject to a fine, not exceeding thirty dollars, nor less than ten dollars, unless he can make a reasonable excuse to the commanding officer of the brigade.

XIV. And BE IT ENACTED, That it shall be the duty of the adjutant of each regiment to at- Adjutant to attend and execute the orders of the commanding officer of the regiment, or extra battalions, ne- tend, &c. cessary to carry into effect the provisions of this law, and upon refusal or neglect, to be subject to a fine, not exceeding fifteen dollars, nor less than five dollars, at the discretion of a regimental court-martial; unless he can make a reasonable excuse to the commanding officer of the regiment or extra battalion which he was to attend.

XV. And he it enacted, That if any non-commissioned officer or private, who has a musket Penalty for apof gun, shall appear in the ranks, or at any time during exercise, without it, he shall be fined, pearing withat the diferetion of a company court-martial, in a fum not exceeding four dollars, nor less than they cents, unless he can make a reasonable excuse to the commanding officer of the company, battalion, extra battalion or regiment, as the case may be.

XVI. And BE IT ENACTED, That the company in Washington county now under the direction Company on of captain Johnson, near Hancock-town, be exempt from exercising in battalion or regiment, as directed by this law.