appoint a day,

XVII. AND BE IT ENAGTED, That the field-officers now having, or that may hereafter have, the command of the militia of Allegany county, be and they are hereby authorised and in Field-officers to powered to appoint some day or days, not exceeding four in each year, for the persons compoling, or who may hereafter compose, the militia of faid county, to meet and exercise at fich place or places in faid county as the field-officers of faid county may deem convenient, in balta lion or companies, as may be most expedient, instead of meeting in regiment.

Persons liable to fines, &c.

XVIII. And BE IT ENACTED, That the persons composing, or who may hereaster compose, the militia of faid county, thall be liable to the fame tines and forfeitures for not attending at fuch meeting or meetings aforefaid as they would have been liable to in not attending the meet. ings in regiment or battations.

To be only one meeting, &c.

XIX. AND BE IT ENACTED, That the field-officers of faid county shall not direct more than one meeting of each battalion in faid county in any one year.

Colonels to 🕰 make out lists,

XX. AND BE IT ENACTED, That the lieutenant-colonels or commanders of extra battalions shall, on or before the first day of March in each year, make out three lists of fines imposed in virtue of this act, one of which they shall return to the treasurer of his shore, another to the paymaster of the regiment or extra battalion, and the other he shall deliver to the sherisf of his county for collection, and take his receipt therefor; and the faid sheriff shall, on or before the twentieth day of October ensuing, account for the amount of such lists to the paymasters afore, faid; and should any person so charged with fines resule or neglect to pay the same on or before the tenth day of August in any year, the sheriff is hereby directed and authorised to execute for the same, either by distress and sale for the recovery thereof, in the same manner as is directed in the collection of the county charges, or in case no property can be found, then and in such case the said sheriff may execute the person so chargeable, and confine him in prison until the fame is fatisfied, with costs of imprisonment, or until the person is otherwise legally discharged: and the faid sheriff shall, for the collection of all fines in virtue of this act, be allowed fix per cent. commission, as a compensation for his services; and in case the said sherisf shall refuse or neglect to pay over any fum or fums of money by him received, or which he shall be answerable for, to the paymasters aforesaid, by the time required by this act, it shall and may be lawful, and the feveral county courts are hereby required, upon motion made on behalf of any of the pay. masters aforesaid, and on their producing to the court before whom such motion shall be made a stated account of the demand, supported by such assidavit or voucher as the court shall reasonably require, to order a judgment to be entered, and an immediate execution to iffue thereon against the person or property of such sheriff, to levy and compel the payment of such sum of money so due and payable, provided that a copy of the demand, and notice of fuch intended motion, be delivered in writing to fuch sheriff, or lest at his last place of abode, for the space of twenty days previous to the fitting of the court at which fuch application shall be intended, and that proof thereof be made to the satisfaction of the court; and provided also, that if such sheriff shall, in person or by attorney, controvert the demand, and defire a jury to be empannelled to ascertain the sum of money really due and payable, the court shall, at the same term, directa jury to be empannelled and charged to try and afcertain, whether the faid sheriff be chargeable with, and liable to pay, any and what fum or fums to the faid paymasters claiming and authorised to receive the same, and the court are hereby empowered and required, upon the verdict of such jury, to pass judgment, upon which there thall be no writ of error, superscheas, injunction or appeal, and to award execution thereon as upon other cases of judgments in said courts; provided, that if at the expiration of five days after any person is imprisoned under this act, he shall fatisfy two justices of the peace that he is unable to discharge the said fine, the said justices shall and they are hereby authorised to release the person so imprisoned, and give a certificate thereof, under their hands and feals, to the flieriff, and fuch imprisonment and release shall be deemed and taken in full satisfaction of the fine and fees of imprisonment; and the sheriff shall be allowed twenty-five cents per day for every day fuch prisoner shall be in custody, and in case of a discharge as aforesaid, the said theriff shall lay his account for the per diem allowance before the levy court of his county, who shall levy the same in the county levy.

. Paymalters to pay over, &c.

XXI. AND BE IT ENACTED, 'That the paymasters shall pay over to the lieutenant-colonel, or commanders of extra battalions, all monies arising under this act by him received, within thirty days after receipt of the same, and in case of resultal or neglect, the lieutenant-colonels, or commanders of extra battalions, shall have the same remedy against him as he has against the sheristing

Monies may be applied, &c.

XXII. AND BE IT ENACTED, That the commanders of regiments and extra battalions shall apply to much of the money arising from fines to be recovered under this act towards the purchasing of colours, drums and sifes, and the payment of drummers and sifers at regimental, battalion and company meetings, established by this law, as will be sufficient to purchase and provide the same, and return an account thereof annually to the treasurer of the western or eastern shore; and that the faid commanders pay into the treasury of their respective shores such balance as may remain in their hands, after fatisfying the purposes aforesaid.

· One company of infantry to each regiment,

XXIII. AND BE IT ENACTED. That there shall be one complete company of infantry annexed to each regiment within this state, to be furnished with arms and accourrements at the expense of the state, so far as the state may now be in possession of them; that the said companies state confist of one captain, one lieutenant, one ensign, four serjeants, four corporals, one drummer one fifer and fixty-four privates, and shall be composed of men between the ages of twenty-composed of t and thirty years, (except the commissioned officers,) taken from the regiment to which said com pany shall be attached, and shall always be complete, either by volunteers, or draughts from the regiment; and the privates and non-commissioned officers of the said company, as they shall respectively arrive at the age of thirty years, shall be dismissed from the company, and their sancies filled by volunteers, or draughts from the regiment, in the same manner as the company