

§ 116. Such commanding officer shall make the like ^{Delin-} returns of all such delinquents and delinquencies, as in ^{quents.} cases of non-commissioned officers and musicians in companies of infantry, and with like effect, and the courts martial shall impose the like penalties on such delinquent members of said band.

§ 117. The commanding officer of such regiment or ^{How dis-} battalion shall have authority to disband such band, ^{banded.} whether now or hereafter established, and to revoke the warrant of its leader.

§ 118. The provisions of this article shall apply to all musicians employed to serve with the military forces of this state.

OF THE ISSUING AND SAFE KEEPING OF ARMS.

§ 119. Whenever any company, organized under the ^{Armories.} provisions of this act, shall have reached the minimum number of thirty-two non-commissioned officers and privates, the supervisors of the county in which such company district is situated shall, upon the demand of the captain or commandant of such company, countersigned by the colonel of the regiment, together with the certificate of the Adjutant General, that such company comprises thirty-two non-commissioned officers and privates, erect or rent within the bounds of such regiment, for said company, a suitable and convenient armory, drill room and place of deposit for the safe keeping of such arms, uniforms, equipments, accoutrements and camp equipage as shall be furnished such company under the provisions of this act; except in such places where a public armory shall then exist, the same armory to be used by several companies, or a regimental or battalion armory to be used by all the companies, as the inspector general shall deem expedient.

§ 120. The expense of erecting or renting such armories shall be a portion of the county charges of such ^{Expense to be a county charge.} county, and shall be levied and raised in the same manner as other county charges are levied and paid.

§ 121. In case such armory shall not be erected or ^{Renting of armories.} rented by the supervisors for the use of such company, the commandant of the regiment, in his discretion, with the approval of the inspector general, may rent a room or building to be used for the purpose of such armory, and the amount of rent thereof, provided the same shall

not exceed the sum of two hundred and fifty dollars for each company, in the several cities of this state, and fifty dollars for companies not located in cities shall be a county charge, and shall be paid by such supervisors, and levied and raised as hereinbefore provided.

Armory to be subject to commanding officer.

§ 122. Such armory, when erected or rented, shall be under the control and charge of the commanding officer of the regiment in whose bounds or district it shall be located; and such commanding officer shall deposit therein all arms and equipments received from time to time for the use of any company in his regiment.

Arms and equipments

§ 123. The commissary general of the state shall furnish, on the order of the Commander-in-Chief, all necessary arms and equipments, suited to the particular company or corps belonging to each regiment, required for camp and field duty; the same to be furnished at the expense of the state, including transportation. But no arms or equipments shall be furnished to any company or corps, unless such company or corps shall be connected with the regular military organization of the state.

Commanding officer to be responsible.

§ 124. The commanding officer of each regiment or company shall be responsible for the safe keeping and return of all arms and equipments committed to his charge, and shall execute such bonds as the Commander-in-Chief shall require from time to time; and no company shall be so furnished until bonds for the safe keeping and return shall be made out and approved by the Commander-in-Chief, and until a suitable armory or place of deposit shall be assigned, rented or erected in such regiment.

Distribution of arms

§ 125. The commanding officer of any regiment or company who shall have received, according to the provisions of this act, any arms and equipments from the state for the use of his regiment or company, shall distribute the same to his regiment or company, as he shall deem proper, and require of those to whom they were distributed to return them at such time and place as he shall order and direct; and any officer who shall neglect or refuse to comply, with such order shall forfeit the sum not to exceed double the price of any arms or equipments he shall have received, to be sued for and collected in the name of the commandant of the regiment, for the use of the military fund of such regiment.

Penalty.

§ 126. The commanding officer of each regiment shall appoint a suitable person to take charge of the armory, ^{Keeper of armory.} armories or place of deposit of his regiment, or of the several companies in his regiment, and all arms, equipments and other property of the state therein deposited, and to discharge all duties connected therewith, as shall be from time to time prescribed by the commanding officer.

§ 127. Such person so appointed shall receive a compensation not to exceed one dollar per day for the time ^{Compensation.} actually employed in cleaning guns, and other duties indispensably necessary for the safe keeping and preservation of such property of the state as shall be committed to his charge.

§ 128. The Commander-in-Chief shall, from time to ^{Rules.} time, make such orders, rules and regulations as he may deem proper for the observance of all officers having charge of any armory in which arms of the people of this state shall be deposited.

§ 129. Whenever the commissioned officers of any uniformed company in this state shall make application to the commanding officer of their regiment for any arms or equipments, suited to the corps to which their company may belong, and who shall, at the same time furnish such commanding officer with sufficient bonds for the safe ^{Bonds for safe keeping.} keeping and return of the same, he may deliver to such officers such arms and equipments belonging to this state as he shall deem proper; but no such arms or equipments, shall be delivered unless the bonds given for the safe keeping and return thereof shall be approved by the sureties who became responsible in the bonds furnished to the Commander-in-Chief for all such arms and equipments

§ 130. Any person who shall willfully injure such ^{Penalty.} armory or its fixtures, or any gun, sword, pistol or other property of the state therein deposited, shall be deemed guilty of a misdemeanor.

§ 131. The Commissary General may, from time to ^{Examination of armory.} time, require any officer to examine any armory provided as aforesaid, and report to him the condition thereof, and of the arms and camp equipage therein deposited.

§ 132. All officers applying for the issue of camp ^{Camp equipage.} equipage shall set forth in their application the number

of tents which they will require, the time when their respective regiments or companies go into camp, and the number of days which such encampment will continue; and the commanding officer of each camp shall, immediately after the breaking up of the encampment, cause the equipage to be returned to such of the state arsenals, or turned over to such officer as may be directed by the Adjutant-General; provided, however, that such tents and camp equipage shall be deposited in some one of the state arsenals on or before the first day of November in each year.

OF THE DRILLS, PARADES AND RENDEZVOUS OF THE NATIONAL GUARD, AND OF COMPENSATION FOR MILITARY SERVICES.

Annual
parade.

§ 133. Whenever any company or companies shall be organized, uniformed and equipped in any regimental district of this state, such company or companies shall parade annually thereafter by regiment, battalion or company, at such time and place, between the first day of May and the first day of November, as the commanding officers of their respective brigades shall order and direct, for the purpose of discipline, inspection and review. At any such parade, all the commissioned and non-commissioned officers, musicians and privates shall appear and discharge any and all the duties required to be performed by the commanding officer. No person shall be permitted in the ranks on any parade who does not appear in full uniform, and armed and equipped suited to the company to which he belongs; and no person shall be permitted in the ranks who is not fully armed and equipped according to the provisions of this act and the laws of the United States; and all members who shall appear without such arms and equipments, or without a uniform, at any parade, shall be returned as absent from parade, and fined accordingly.

Six drills or
parades an-
nually.

§ 134. In addition to the annual inspection herein specified, there shall be six drills or parades of the national guard in each year, not less than three of which shall be by regiment or battalion, and at such times and places as the Commander-in-Chief, commandant of division, brigade, regiment or battalion, shall direct.

Power of
command-
ing officer.

§ 135. The commanding officer, at any parade, may cause those under his command to perform any field or