

in the same way, and to pay him out of the county fund, as compensation in respect thereof, the sum of five pounds per annum during his life. That the only other officer entitled to compensation was the High Bailiff and that it was proposed to pay him out of the county fund as compensation the sum of three pounds per annum during his life. That it was proposed that the Coroner should become one of the County Coroners with the same district and pay as theretofore. That the three Liberty Justices were on the Commission of the Peace for the county and would therefore suffer no loss of dignity or jurisdiction.

And the Justices in Quarter Sessions therefore humbly prayed that Her Majesty in Council would be graciously pleased to order the union of the said liberty with the said county upon such terms and conditions as to Her Majesty shall seem expedient.

And whereas the said petition was certified to Her Majesty under the hand of the Chairman of the said Justices present when the said petition was agreed to.

And whereas all the provisions of the said Act in that behalf have been duly complied with.

Now therefore Her Majesty, having taken the said petition into consideration, is pleased, by and with the advice of Her Privy Council, to order, as it is hereby ordered, that from and after the first day of July one thousand eight hundred and ninety-two the liberty of Havering-atte-Bower shall be united with the county of Essex in accordance in all respects with the provisions of the aforesaid Act, subject nevertheless to the condition that there shall be paid out of the county fund of the said county of Essex the following sums by way of compensation—namely, to the Clerk of the Peace of the said liberty the sum of five pounds (£5) every year during his life, and to the High Bailiff of the said liberty the sum of three pounds (£3) every year during his life.

*Herbert M. Suft.*

At the Court at Windsor, the 9th day of May, 1892.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act passed in the forty-fifth and forty-sixth years of Her Majesty's reign, intituled "The Militia Act, 1882," it is, amongst other things, enacted that, save as therein otherwise provided, the Militia shall be trained and exercised for not less than twenty-one days and not more than twenty-eight days in every year, at such times and at such places in every part of the United Kingdom as Her Majesty may appoint, and also that Her Majesty may, from time to time, with the advice of Her Privy Council, order that the period of training and exercise in any year, of all or any part of the Militia be extended, but so that the whole period of training and exercise be not more than fifty-six days.

And whereas it is expedient that the training of the Haddington Artillery, Southern Division, Royal Artillery, the Edinburgh Artillery, Southern Division, Royal Artillery, the Fife Artillery, Southern Division, Royal Artillery, the Forfar and Kincardine Artillery, Southern Division, Royal Artillery, the Lancashire Artillery, Southern Division, Royal Artillery, the Wicklow Artillery, Southern Division, Royal Artillery, and the Londonderry Artillery, Southern Division, Royal Artillery, and also of the Royal Anglesey Engineer Militia, Fortress Forces, Royal Engi-

neers, the Royal Monmouthshire Engineer Militia, Fortress Forces, Royal Engineers, and of the several Divisions of the Engineer Militia, Submarine Miners, Royal Engineers, should be extended beyond the period of twenty-eight days for the year one thousand eight hundred and ninety-two.

Now therefore, Her Majesty, with the advice of Her Privy Council, is pleased to order and direct that the period of training and exercise of the before-mentioned Regiments and Divisions of Militia, shall, for the year one thousand eight hundred and ninety-two, be extended, under the provisions of the before-cited Act, from twenty-eight days to the number of days in each case hereinafter mentioned, that is to say:—

Haddington Artillery, Southern Division, Royal Artillery, thirty-four (34) days.

Edinburgh Artillery, Southern Division, Royal Artillery, thirty-four (34) days.

Fife Artillery, Southern Division, Royal Artillery, thirty-four (34) days.

Forfar and Kincardine Artillery, Southern Division, Royal Artillery, thirty-four (34) days.

Lancashire Artillery, Southern Division, Royal Artillery, thirty-four (34) days.

Wicklow Artillery, Southern Division, Royal Artillery, thirty-four (34) days.

Londonderry Artillery, Southern Division, Royal Artillery, thirty-four (34) days.

Royal Anglesey Engineer Militia, Fortress Forces, Royal Engineers, forty-one (41) days.

Royal Monmouth Engineer Militia, Fortress Forces, Royal Engineers, forty-one (41) days.

Portsmouth (Engineer Militia) Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Plymouth (Engineer Militia) Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Thames and Medway (Engineer Militia) Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Harwich (Engineer Militia) Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Milford Haven (Engineer Militia) Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

South Wales and Severn (Engineer Militia) Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Humber (Engineer Militia) Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

*Herbert M. Suft.*

At the Court at Windsor, the 9th day of May, 1892.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by "The Merchant Shipping Act Amendment Act, 1855," it was enacted that in any case in which any light-house, buoy, or beacon had been, or should be thereafter erected or placed on or near the coasts of any British possession by or with the consent of the Legislative Authority of such possession, Her Majesty might by Order in Council fix such dues in respect thereof, to be paid by the owner or master of every ship which passes the same, or derives benefit therefrom, as Her Majesty might deem reasonable, and might in like manner from time to time increase, diminish, or repeal such dues, and that from the time specified in such Order for the commencement of the dues thereby