III. The name of the person who contracted the debt, or for whom or at whose request the labor was performed or the materials furnished for which such lien is claimed, who shall be deemed the builder.

IV. In claims hereafter filed a true statement of the time of the commencement of the building for which said lien is claimed, the statement of which shall be conclusive as against the claimant.

V. A bill of particulars, exhibiting the amount and kind of labor performed and of materials furnished, and the prices at which and times when the same was performed and furnished, and giving credit for all payments made thereupon, and deductions that ought to be made therefrom, and exhibiting the balance justly due to such claimant, which statement, when the work or materials, or both, are furnished by contract, need not state the particulars of such labor or materials further than by stating generally that certain work therein stated was done by contract at a price mentioned, and such bill of particulars and statements shall be verified by the oath of the claimant or his agent in said matter, setting forth that the same is for labor done or materials furnished in the erection of the building in such claim described at the times therein specified, that the commencement of the building was at the time therein stated, and that the amount as claimed therein is justly due; and when such claim shall not be filed in the manner or within the time aforesaid, or if the time of the commencement of the building shall be wilfully or fraudulently misstated, or if the bill of particulars shall contain any wilful or fraudulent misstatement of the matters above directed to be inserted therein, the building or lands shall be free from all lien for the matters in such claim.

Militia.

1. Section 1 of act of March 9, 1860, repealed.
2. Proviso authorizing colored infantry repealed.
3. Name and organization of active militia.


1. That the first section of the act entitled "An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine, which section is in the following words:
   "1. That the active militia of this state shall be known as 'the national guard of the state of New Jersey,' and shall consist of not more than sixty companies of infantry, and such batteries (not more than two) and such cavalry companies (not more than six) as may be authorized by the commander in chief, to be organized into brigades, in number not more than three, and to be comprised in one division; provided, that each county of the state shall be entitled to at least one of said companies, be and the same is hereby repealed.

2. That the first section of the supplement to the act entitled "An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine, which supplement was approved March twenty-first, one thousand eight hundred and seventy-two, which section is in the following words:
   "1. That the first section of the act to which this is a supplement, shall be and the same is hereby amended as follows, that is to say, by striking out the words 'provided, that each county of the state shall be entitled to one of said companies,' and inserting 'provided, that in addition to the force now authorized, there be allowed ten additional companies of colored infantry,' be and the same is hereby repealed.
MUTUALS.

MORTGAGES.—MUNICIPAL CORPORATIONS.

3. That hereafter the active militia of this state shall be known as "the national guard of New Jersey," and shall consist of not more than forty-eight companies of infantry and one battery of artillery, to be organized into two brigades, and comprised in one division.

4. That hereafter there shall be to each company of infantry of the national guard one captain, one first lieutenant, one second lieutenant, and not less than fifty or more than eighty enlisted men, from which number of enlisted men, there may be selected not more than five sergeants, five corporals, and two musicians; and all acts or parts of acts inconsistent with the provisions of this section be and the same are hereby repealed.

5. That every company of the national guard shall be paraded at least four times in every year, and one of said parades shall be by brigade, when so ordered by the commander-in-chief; but no military encampment of the national guard or state militia shall be allowed or provided for at the expense of the state, except when it may be necessary to repel invasion, or subdue insurrection or riot, or when called to aid the civil authority in the preservation of the public peace or the enforcement of law, or when called into active service by the president of the United States.

Mortgages.

See supplement under title Taxes, ante, p. 1174, sec. 153 and 154.

Municipal Corporations.

I. ASSESSMENTS FOR IMPROVEMENTS, TAXES, &c.
1. Penalties on unpaid taxes when remitted.
2. Illegal assessments to be refunded.
3. Act applicable to pending suits.
4. Money may be applied to other assessments.
5. Cities declared distinct townships.
6. When assessments may be vacated and set aside.
7. Re-assessments may be vacated and set aside.
8. Rebate of assessment, when may be made.
10. Adjustment of unpaid and past due taxes.
12. Proceedings to be signed and filed.
13. Sections 6, 7 and 8, not to apply to Jersey City or Paterson.
14. Repayment of money paid on illegal assessments.
15. Act applicable to pending suits.

II. BONDED INDEBTEDNESS.
16. Amount of indebtedness for which bonds may be renewed.
17. Amount to be raised by annual tax.
18. Issue of street improvement bonds.
19. Proceeds, how appropriated.
20. Payment of interest. Apply only to certain cities.
21. Cost of certain buildings to be paid by general tax.
22. Bonds may be issued for raising such costs.
23. Not to apply to certain cities.
24. Money may be borrowed to provide for floating debt and bonds issued.
25. Provision for payment of principal and interest.
27. Act not to apply to certain cities.
28. Manner of payment of interest may be prescribed by resolution.

III. OFFICERS.
30. Election of constables.
32. Members of boards of works, &c., elected by people to give bond.
33. Annual salaries of city officers, how fixed.
34. Not to be changed during fiscal year.
35. Act not to apply to certain cities.

IV. RELIEF OF POOR.
36. Appropriation for poor may be increased.
37. Money may be borrowed.

V. WATER WORKS.
38. Formation of company.
39. Certificate to be filed in office of secretary of state.
40. On filing certificate, persons signing, body corporate.
41. May enter upon lands, &c.
42. Proceedings in case of disagreement with owners.
43. Damages to be paid before taking possession.
44. Proceedings in case of appeal.
45. Directors to be stockholders.
46. Election of officers.
47. Capital stock may be increased.
48. Penalty for injury to works.
49. May lay pipes beneath streets, &c.
50. May sell and dispose of water.
51. When works to be commenced and completed.
52. Any aqueduct company may extend works, &c.
53. May issue and dispose of bonds.
54. Amount which cities are authorized to borrow for purchase of water works, &c.
55. Authorized to charge and collect water-rents.
56. Moneys received, how applied.
57. Water commissioners authorized to act.
58. Cities now owning works to enjoy privileges of this act.

VI. FIRE DEPARTMENTS.
59. Issuance of bonds for fire department authorized.
60. Certain towns authorized to purchase steam engines.