NAVAL RESERVE.

11. That no political committee or committee of any political party, and no person who has received or accepted a nomination for any political office, shall make any payment or promise of payment of money to or on behalf of any person for fees for the primary or final declaration or application for naturalization, or for services as attorney or counsel, or as agent or otherwise in assisting or enabling any person or persons to make such declaration or application; whoever violates any of the provisions of this section of this act shall be punished, upon conviction thereof, by a fine of not less than five hundred dollars nor more than one thousand dollars.

12. That chapter one hundred and eighty-five of the laws of one thousand eight hundred and fifty-three, entitled "An act to establish uniform fees of clerks and judges in naturalization cases, and to provide for the taxation of the same," be and the same is hereby repealed.

13. That all acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed, and that this act shall take effect immediately.

Naval Reserve.

An act for the establishment and government of a naval reserve of New Jersey.

Approved February 15, 1866.

1. That the commander-in-chief be and is hereby authorized to organize a naval reserve by voluntary enlistment for the defense of the seacoasts and navigable waters; in time of peace there shall not be maintained more than two such battalions organized as herein provided, and which shall constitute the naval reserve of the state of New Jersey, but the commander-in-chief shall have power in case of war, insurrection, invasion or imminent danger thereof, to increase the force beyond such limit of two battalions and to organize the same as the exigencies of the service may require; the commander-in-chief may alter, annex, divide, consolidate or disband the said naval reserve or any battalions or divisions thereof whenever, in his judgment, the efficiency of the state service will thereby be increased.

2. That one battalion shall have headquarters at Jersey City, and be known as the battalion of the east; one battalion shall have headquarters at Camden, and be known as the battalion of the west.

3. That to each naval battalion there shall be a commander, who shall command the same; one lieutenant-commander, who shall act as executive officer, who shall be next in rank, and one lieutenant, who shall act as navigator; these officers shall be chosen by the commissioned officers of their respective naval battalions; each battalion shall consist of not less than two nor more than four divisions; to each division there shall be one lieutenant to command the same, one lieutenant (junior grade), two ensigns, all chosen by the divisions, and thirty-six petty officers and seamen as a minimum, and eighty-one petty officers and seamen as a maximum; to each division there shall be allowed such and so many petty officers as the commander-in-chief shall from time to time prescribe, which officers shall be nominated by the commander of the division to the commander of the battalion of which such division is a part, who shall

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appointed and issue warrants to the persons so nominated when approved by him or order new nomination when disapproving.

4. That the commander shall have power to nominate on his staff one adjutant, one ordnance officer, one paymaster, one surgeon, each with the rank of lieutenant (junior grade), one assistant surgeon, with the rank of ensign; the non-commissioned staff of the battalion shall consist of one master-at-arms, two yeomen and one chief bugler, who shall be appointed by the commander and warranted by him.

5. That the uniform of the naval reserve and the insignia and designation of grade and rank shall be prescribed by the state military board, which may change and modify the same from time to time.

6. That the naval reserve shall perform the same amount of duty in each year as is required of the national guard, except that such duty, or any part of it, may be performed afloat.

7. That officers and enlisted men of the naval reserve shall be paid for active duty in such amount only as is allowed to officers and enlisted men having the same relative rank or position in the national guard; members of naval courts shall receive the same compensation for service as members of similar courts in the national guard.

8. That the system of discipline and exercise of the naval reserve shall conform generally to that of the navy of the United States, prescribed by congress; all matters relating to the organization, discipline and government of the naval reserve not otherwise provided for in this article, or in the general regulations, shall be decided by the custom and usage of the national guard, if applicable, and if not applicable, by the custom and usage of the United States navy.

9. [Amended by Sec. 19, post.]

10. That the rank given in this article is naval rank; the relative rank of officers in the naval reserve and in the national guard is as follows: captain with colonel, commander with lieutenant-colonel, lieutenant-commander with major, lieutenant with captain, lieutenant (junior grade) with first lieutenant and ensign with second lieutenant; the relative position of seamen shall be that of private in the national guard, and the relative position of petty officers in the naval reserve, and non-commissioned officers in the national guard, shall be determined by the state military board.

11. That the appointment, composition and powers of naval boards, delinquency courts, courts of inquiry and courts-martial shall be as is now provided by the military law of New Jersey for similar bodies in the national guard.

12. That the divisions in the naval reserve shall be considered the equivalent of companies of the national guard, and the battalions shall be treated as battalions in the national guard not parts of a regiment.

13. That the state military board shall make and publish regulations for the government of the naval battalions, which regulations shall conform as nearly as practicable to those governing the United States navy; the members of each battalion and division may form themselves into an organization and adopt by-laws in the same manner, with the same powers and subject to the same limitations as are now prescribed for members of companies in the national guard.

14. That the armories of the naval battalions shall be situated on or near the navigable waters of the state, in such position as best to promote the efficiency of the service; the word "armory," as used or applied to the laws relative to the New Jersey naval reserve, shall be held to include a vessel anchored, moored or secured to the land, while used only as an armory for the purpose of instruction, drill or defense.

15. That the quartermaster-general shall, upon due requisition therefor, approved by the commander-in-chief, furnish the naval battalions with suitable arms, uniforms, equipments and colors, in such number and quantity as are furnished to the national guard.
16. That the commander-in-chief, whenever it shall in his judgment be necessary or advisable for the public interest, may cause to be organized additional divisions of the naval reserve, not to exceed two, which divisions shall be attached to the battalions authorized herein, as the commander-in-chief may direct.

17. That the commander-in-chief is authorized and empowered to make his requisition upon the treasurer, to meet the necessary and proper expenses to carry out the provisions of this act in such amount and not more for each division of naval reserve than is now allowed for a company of infantry.

18. That all acts and parts of acts not consistent with the provisions of this act, be and the same are hereby repealed.

Supplement.
Approved February 20, 1866.

19. Sec. 1. That section nine of the act to which this is a supplement be and the same is hereby amended so as to read as follows:

[That the naval reserve shall be commanded by a captain who shall be nominated by the governor and appointed by him with the advice and consent of the senate; the captain shall have power to appoint a staff to consist of an aid, a paymaster, and a surgeon, each of the grade of lieutenant.]

Navigation and Harbor Masters.

I. REGULATION OF NAVIGATION.

1. Navigation not to be obstructed.
2. Obstructions removed.
3. Bridges and dams hereofhere made upheld.
4. Right of action not barred.
5. How certain obstructions removed.
6. Vessels not to anchor in channel of Delaware river between Lambert and Bloomsburg.
7. Stones not to be thrown in the channel.
8. Abatement of obstructions.
10. Vessels at anchor in Delaware to show light.
11. Penalty for coming in collision with vessels showing light.
12. Steamboats to show light.
13. Act when to take effect.
14. Vessels sailing in the Barhtian and Staten Island sound to keep to the right.
15. Vessels at anchor at night in said river to show light.
17. Rate of speed of steamboats on Barhtian river.
18. Penalty for violation of act.
19. Vessels not to come to anchor in channel of Barhtian bay.
20. Width of the channel.
22. Additional penalty.
23. Proceedings to remove stranded or sunked boats, &c., in navigable rivers.
24. On failure of owner to remove, may be done by chosen freeholders.
27. Surplus of sale of wreck to be paid into state treasury.
29. Passengers in steamboats, taxes.

II. INCORPORATION OF NAVIGATION COMPANIES.

32. Powers of company.
33. Officers and election.
34. No dissolution on failure to hold election.
35. Directors to have power to appoint president, &c.
36. Subscriptions may be collected on penalty of forfeiture.
37. Directors may make by-laws.
38. Transfer of stock.
39. Certificate may be put in evidence.
40. Stockholders liable to creditors up to amount of subscription.
41. Certificate of payment of capital to be filed.
42. Limitation of personal liability of stockholders.
43. Directors liable for debts in case of fraudulent dividend, unless they dissent.
44. Persons signing false certificate liable to creditors.
45. Guardians, trustees, &c., not personally liable.
46. Stockholders liable for workman's wages.
47. Capital may be increased or diminished.
48. Notice of meeting thereof to be given.
49. Proceedings at meeting.
50. Book of registry of stock to be kept.

III. HARBOUR MASTERS.

52. Inspectors of cattle to be appointed by harbor master.
53. Harbor masters to take oath.
54. Jurisdiction extended to certain courts of Hudson county.
55. No ship or vessel to be anchored within certain distance of piers in Hudson river.
56. Harbor masters to enforce act.
57. Appointment of harbor master for harbor of Elizabeth.
58. To execute bond.
59. Powers and duties.
60. Fees that he may demand and receive.
61. Penalty for non-payment of fines.
62. Harbor master of Keyport, how appointed.
63. Duties.
64. Penalty for resisting.
65. Compensation.
66. Casual companies may apply to governor for appointment of harbor masters.
67. Governor may appoint and commission.
68. Powers.
69. Compensation.
70. Commission, how terminated.