the people. Progress reported. Hou. Mr. SMITH brought in a Bill re-

lating to Railroads. Mr. Connell brought in a Bill relating to marriage House adjourned until 9 a. m., Monday, T. P. D

SATURDAY MORNING, May 20, 1865 Mr. Costigan moved the House into Committee of the Whole on a Bill relating to Attorneys and Barristers of the

preme Court. Mr. Lewis in the Chair.

The Bill was agreed to. Hon, Mr. ALIKN moved the House into Committee of the Whole on a Bull RELATING TO THE MILITIA.

without discussion. Sec. 13, which provides that "the com-manding officer of every volunteer corps fore." We believe the effect of these Sec. 13, when provides that the com-manding officer of every volunteer corps shall receive a sum not exceeding \$2 per head for every effective member of such corps, to provide for the proper care of arms and accourtements, and to meet the expenses of the corns.' Mr. Cublir suggested that it might be

well to have some clause inserted to prevent any officer from putting into his own pocket any surplus funds that might not be expended for the purposes

might not be expended for the purposes enumerated, but pay it back.

Hon. Mr. ALLEN explained that there would be no need of any thing of this kind, as no officer would receive any money till he had made up an estimate to show what amount the corps would need. The section passed, as did also 14, 15 and 16.

On Sections 17 and 18 there was some scattered discussion as to the volunteer corps being exempt from the payment of taxes to the extent of six dollars, of taxes to the excent of six domars, after which they were struck out; but on the suggestion of Hon, Mr. Million, supported by the Hon, Mr. Smirit, and others, they were reconsidered and after being amended were passed. The alternations made were, the striking out of Class B, as ex-

ment, but 20 was entirely withdrawn, and the following substituted by the hon.

the approval of the Commander-in-Chief and such volunteer corps shall be drilled and exercised at such times in each year, (not exceeding ten days) and at such places as the Commander-in-Chief may order; and such corps shall be subject to inspection from time to time by such person or persons as shall be appointed by the Commander-in-Chief for that pur-

by the Communities in Child for like per posses. The control of the per posses.

"21. The near of Class B and Class and Class the Communities of t

section which refers the question back to one day muster, as I consider that it re sults in no benefit to the people. Ex perience has shown that it is a ridiculou farce to call out men and drill them for

a few hours on one day in a year. Morning Freeman for September 24th. 1864, in speaking of the last general

uster says:
"Now that these musters are over for the season, would it not be well for the sensible men of the community to ask themselves " what good has been effected, or what can be effected, by com-pelling three or four thousand men, in the City and Portland, to leave their business for one day in the year to play fool and be the laughing stock of the idlers who go to see them on the Baridlers who go to see them on the rack Square or elsewhere? Is the strength or the efficiency of the militial force promoted in the slightest degree force promoted in the slightest degree waste of time? Would St. Sections 1 to 12 were read and passed by such a waste of time? Would St. ithout discussion. On the reading of John be better able to resist attack after fore." We believe the effect of thsee miserable displays must be to create such a dislike of militia service, as must do material mischief should it ever be necessary to set the militia to work in ear-nest. The Legislature never intended that those ridiculous attempts at drilling that those runemous attempts as curinag men in an hour or two on one day of the year should be made, and the law gives no authority to the commanding officers to expose the men in such a way to ridi-cule. We believe that even the muster is a waste of time. It is for the mer-chants and mechanics of the city to de-termina for themselves whether such

termine for themselves whether such proceedings shall be repeated."

This is sufficient to shew the useles ness of the one day muster. All that is necessary is to enroll the names of the

men, to see what is really the available strength of the country; but to give the power into the hands of the command-ing officer to sail ng officer to call out men simply to play the fool is of no use whatever. Hon. Mr. ALLEN.—The late Bill pro-vided that men should be called out and

drilled. This merely provides that they shall be mustered to answer to their names. Whether the people in St. John were passed. The alternitions made matries. Whether the people in St. John were, the striking out of Class B, as ex-acted as stated in the freeman or not. I empted, and permitting volunteers to be ide not know, but here, and in many clear or paying City, County and Parthi other parts of the country, they acted rates, not laxes, to the amount of six with propriety. In this Bill there is a classical control of the country of and the following substituted by the hon, mover of the Bill.

"20. The articles of engagment, of all volunteer corps shall be subject to should they not assemble when the purpose is a legal one?

Mr. Surroy.-The men turned out well in Northumberland, and we had His Excellency there, who expressed himself as very much pleased with their orderly appearance.
Mr. McClellan, I, cannot agree

with hon, members who are anxious to keep up this absurdity. Every man

ocieties went in for drinking and fighting, and before night the town presented in appearance very much like Boneybrook Pair; there were black eyes, and noises hat enquired the way over one or the other shoulder, and the whole thing parties of special war. I think took of the nature of a civil war. I th the chief tendency of a one day muster is to demoralize, and therefore I am oppose ed to it. Mr. Lewis, Mr. WILLISTON, and Hon.

Mr. GILLMOR, took similar views, showing the loss to the country in labor, the disc rantages of having to shut down mills and other places of business, and the de-moralizing effect of the proceedings of the oay. They also expressed the opinion that the enrollment could as effectually be made by a Captain and Adjutant go through the respective districts and les-ing who were fit for service.

Mr. Boyn said the day could not be dispensed with, as the commanding off would not be able to get any accurate re turns without it.

Hon. Mr. SMITH said he believed the muster was no good; that it was demo as there was a dispen-ing clause he should support it. He did not think the power would be need except in cases where it became absolutely necessary.

## APTERNOON SESSION-3 P. M. Mr. Cublip .-- I agree with hon, me

bers who think a day of general muster is not required; I think my constituents will not accord with this section of the Bill, and although I am not prepared to offer any amendment, yet I wish it set on re-cord that I am not favorable to this one day moster, as it interferes with the busi-ness of the country. I would rather see some such an arrangement as they had in old times, when training day was com-

Mr. GILBERT .-- I agree with the ho member for St. John, that the one day's muster is of ne practical use; the mile penced, and the day is in reality wasted. More than this, I do not believe in delegating the power to call them out to the Com nauder-in Chief. Hon. Mr. WILMOT .- I was one of the

seven who opposed the suspension of the that every man from eightern to sixth should be enrulled, and be willing, in ease of need, to turn out to defend his book and hearth. In the United States the had little or no cogenization, and one day they woke up and found they had to ma ter upon one of the most tre wendous we pursue the same course, and in the d of trouble find ourselves in the same p tion as they were before the war. not look upon the turning out for one day as a burden to the country. It is simply giving the people s holiday, just such as we had on the in of June, the old King's Mr. Boyn.--If the ideas of hom me

sar. BOYD.—I the ideas of nonl. mean-bear who oppose this section were entried dut, we might just as well sweep the whole Milita Bit frout his status Black. If a day is not appointed for the mater-ing and enrollment of the who, the return could be made of the arbitable, forces of court be-made of the available flows of the country, as no-expire would be will-ing to up from hours to house to clear in toll without being Amadeously and for his trouble, and the day denot ofthe Little trouble, but and the day denot chings truth of the state of the day denot chings truth, but missely as growthe