

“LEHR AND WEHR” ACT 1879

ILL LAWS 203

essary expenses of brigade, regimental or battalion headquarters *Provided*, there shall not be allowed to any brigade headquarters to exceed five hundred dollars (\$500) and to regimental or battalion headquarters not to exceed two hundred dollars (\$200).

§ 3. [CONTINGENT MILITARY FUND.] All unexpended balance of the above appropriation, may be used as a contingent military fund in emergencies on order of the commander-in-chief.

ARTICLE XI.

GENERAL PROVISIONS.

§ 1. [REGIMENTAL BAND.] The commanding officer of each regiment, or battalion may, in his discretion enlist or organize a band, under the leadership of a principal musician of his command, not to exceed sixteen in number, for a regiment, and twelve for a battalion, who shall be subject to the orders of such leader, and under the command of the regimental or battalion commander; and delinquents of such band, shall be subject to the same penalties as are prescribed for all enlisted men.

§ 2. [PAY WHEN UNDER ORDERS.] For each day's duty when under orders from the commander-in-chief, or as a witness or a defendant, under summons from the president or judge advocate, of a court martial, officers and men shall be paid as hereinbefore provided for camp duty.

§ 3. [BOOKS OF INSTRUCTION, RECORD, ETC.] There shall be provided by the quartermaster general, such books of record and books of instruction as may, be necessary for the proper performance of the various duties required by the code, the same to be paid for on bills of particulars approved by the Governor and drawn from the military fund.

§ 4. [COMPANY NOT TO LEAVE STATE WITH ARMS, EXCEPT.] No military company shall leave the State with arms and equipments without the consent of the commander-in-chief, and any company so offending in this particular, may be disbanded by the commander-in-chief.

§ 5. [OTHER ORGANIZATIONS PROHIBITED.] It shall not be lawful for any body of men whatever, other than the regular organized volunteer militia of this State, and the troops of the United States, to associate themselves together as a military company or organization, or to drill or parade with arms in any city, or town, of this State, without the license of the Governor thereof, which license may at any time be revoked: *And, provided, further*, that students in educational institutions where military science is a part of the course, of instruction, may, with the consent of the Governor, drill and parade with arms in public, under the superintendence of their instructors, and may take part in any regimental or brigade encampment under command of their military instructor; and while so encamped shall be governed by the provisions of this act. They shall be entitled only to transportation and subsistence, and shall report and be subject to the com-

mandant of such encampment. *Provided*, that nothing herein contained shall be construed so as to prevent benevolent or social organizations from wearing swords.

§ 6. [PENALTY FOR VIOLATION OF ACT.] Whoever offends against the provisions of the preceding section or belongs to or parades with any such unauthorized body of men with arms, shall be punished by a fine not exceeding the sum of ten dollars (\$10) or by imprisonment in the common jail for a term not exceeding six months or both.

§ 7. [APPROPRIATES \$25,000.] Inasmuch as the appropriation provided for in article ten (10) of this act cannot be realized until the year 1880 there is hereby appropriated, and set apart as a military fund until that time the sum of twenty-five thousand dollars (\$25,000) out of any money in the treasury not otherwise appropriated, and all moneys heretofore or hereafter collected under the provisions of an act entitled An act to provide, for the organization of the State Militia and entitled the Military Code of Illinois, approved May 18th, 1877, in force July 1st, 1877, which moneys, including said sum of twenty-five thousand dollars (\$25,000), shall be used, and applied for the purposes and in the manner specified in article ten (10) of this act.

§ 8. [REPEAL.] All acts and parts of acts inconsistent with the provisions contained in this act are hereby repealed.

APPROVED May 28th, 1879.

MINERS.

§ 1. Map of mine to be kept, etc.	§ 9. Accidents—duty of inspector.
§ 2. Inspector may make map at cost of owner.	§ 10. Fines—penalties, etc.
§ 3. Escapement shaft—roadway—meaning of "owner."	§ 11. Inspectors—oath—bond—compensation—removal.
§ 4. Ventilation—safety lamp.	§ 12. Inspectors' duties—statistics.
§ 5. Bore holes.	§ 13. Inspection of mines—refusal of owner to permit.
§ 6. Signals—hoist-ways—who may be employed.	§ 14. Injuries—remedies in favor of widow.
§ 7. Operating hoist-ways—competent engineer.	§ 15. Conduct of miners—disobedience, etc.
§ 8. Bollers examined—fencing shaft—signals, etc.	§ 16. Timber for props, etc.
	§ 17. Repeal.

AN ACT providing for the health and safety of persons employed in coal mines. Approved May 28, 1879. In force July 1, 1879.

SECTION . *Be it enacted by the People of the State of Illinois, represented in the General Assembly*, That the owner or agent or operator of each and every coal mine in this State, employing ten men or more, shall make or cause to be made, at the discretion of the inspector, or person acting in that capacity, an accurate map or plan of the workings of such coal mine, and of each and every vein thereof, showing the general inclination of the strata, together with