An Act to Frond, Pass and Limit the Correct SECTION 1. The Company of the Confederate States of America do enset, That the holders of all Treasury notes above the denomination of \$5 not bearing interest, shall be allowed until the fund the same, and until the periods and at the places stated, the holders of all such Treasury notes shall be allowed to fund the same in regis tered bonds, payable 20 years after their date, bearing interest at the rate of 4 per cept. per annum, payable on the lat of January and July of

880. 2. The Secretary of the Treasury is hereby authorised to issue the bonds required for the funding provided for in the preceding section, and until the bonds can be prepared he may issue certificates to answer the purpose. Such bonds and certificates shall be receivable without interest in paymont of all Government dues payable in the year 1864, except export and import duties.

Sec 3. That all Treasury notes of the denominot be presented for funding under the provisions of the let section of this act, shall, from and after the 1st day of April 1864, east of the Mississippi river, and the let day of July 1864, west of tue subjected to a tax of 10 per cent. per month unnot be exchangeable for the new issue of Treasury notes provided for in this ast.

That on all said Treasury notes not funded or used in payment of taxes at the dates and places prescribed in the lat section of this act, there shall be levied at said dates and places a tax of 381 cents for every dollar promised on the face of said notes; said tax shall attach to said notes wherever circulated, and shall be collected by deducting the same at the treasury, its depositories and by tax collectors, and by all Government officers receiving the same whenever presented for payment or for funding, or in payment of Government dues, or for postage, or in exchange for new notes, as hereinafter provided, and said Treasury notes shell be fundable in bonds as Ravy. provided in the lat section of this act, until the lat day of January 1865, at the rate of 654 cents on the dollar; and it shall be the duty of the Secretary of the Treasury, at any time between the Ist of April and the 1st of July, 1864, west of the Mississippi river, and the lat of January 1835, to substitute and exchange new Tressury notes for the same at the rate of 66% cents on the dollar: Provided, That notes of the deacmination of \$100 shall not be entitled to the privilege of said exchange: Provided further, that the right to fund any of said Treasury notes, after the let day of January 1865, is hereby taken away: And provided further, That upon all such Treasury notes which may remain outstanding on the lot day of January 1865, and which may not be exchanged for new Treasury notes, as herein provided, a lax of 100 per cent. is hereby imposed.

SEC. 5 That after the first day of April next.

all authority beretofore given to the Scoretary of the Treasury to issue Treasury notes shall be, and is hereby, revoked: Provided, the Socretary of the Treasury may, after that time, issue Treasury notes, in such form as he may preserile payable we years after the ratification of a trenty of peace with the United States, said new leader to be receivable to payment of all public dues. except export and import duries, to be issued in exchange for old notes at the rate of 2 dollars of notes be surroudered for exchange by the bilders thereof, or be received into the Treasury under the provisions of this note and the hold

converted into new notes. . SEO. 6. That to pay the expenses of the Gov-

new laid, or so much theroof as may be necessary the owner. to pay annually the interest, are hereby specially pledged: Provided, that the duties now laid on mports are hereby pledged and shall hereaftor be paid in spaces, or in sterling exchange, or th compone of said bonds. That the Secretary of the Treasury is

wants of the Treasury may require it, to sell or hypothecate for Treasury notes said bonds, or any | 5 per cent. part thereof, upon tire best terms he can, se as to

Sec. 8. The bonds authorized by the 6th section of this see may be either registered or coupon bonds, as the parties taking them may elect; and they may be exchanged for each other under together with the coupens thereto attached, be in and July in each year; the principal shall be payable not less than 30 years from their date.

Sno. 9. Ali cell certificates shall be fundable, and shall be taxed in all respects as is provided for the Treasury notes into which they are sonvertible. If converted before the time fixed for taxing the Treasury notes, such certificates shall shall be redeemable in new Treasury notes at that rate; but after the passage of this act no call per cent. ecruficates shall be issued until after the first day of April, 1864.

SED. 10. That if any bank of deposit shall give its depositors the bonds authorized by the first ing spiritons liquors, flour, wheat, corn, rice, to avoid military service: Provided. That in section of this act, in exchange for their deposits sugar, molasses or sirup, sait, bacon, pork, case of palpable wrong and oppression by and specifying the same on the bonds by some hogs, beef or beef cattle, sheep, oats, hay, any subordinate officer upon any party who distinctive mark or token, to be greed upon with fodder, raw hides, leather, horses, mules, does not legally owe military service, his the Eccretary of the Treasury, then the said de- boots, shoes, cotton yarns, wool, woolen, copositor shall be entitled to receive the amount of ton or mixed cloths, hats, wagons, harness, the oppressed party, and the subordinate said bonds in Treasury notes, bearing no interest coal, iron, steel or nails, at any time be-shall be dismissed from office. and outstanding at the passage of this act: Pro- tween the let of January 1863, and the let

SEC. 11. That all Treasury notes heretofore to be receivable in payment of public dues, as provided by law, and fundable at par under the provisions of this set, until the first of July, 1864, salling money, gold, silver, foreign exchange, the Mississippi river, but after that time they of any kind, and any merchandize, proper their success in the war.

lat day of April 1864, cast of the Mississippi, to taxing said notes shall be allowed aill the first day of Jacuary 1865, to fund the same in 6 per court bonds of the Confederate States, payable 20 years after date, and the interest payable somiannually. But all Treasury notes received by any State after the time fixed for taxing the same as aforesaid, shall be held to have been received diminished by the amount of said tax. The discrimination between the notes subject to the bux

and these not so subject, shall be-3mu. 13. That Tressury notes heretofore issue bearing interest at the rate of \$7 30 on the \$100 per annum, shall no longer be received in pagment of pubes unce, but shall be deemed and considered bonus or the Confederate States, na sble two years after the miffertion of . treaty of peace with the United States, bearing the rate of nation of \$100, not bearing interest, which shall interest specified on their face, wable lat of

Sec. 14. That the Secretary of the Treasury be, and he is hereby, authorized, in me the en remains of the Government should require it, to soldier, sailor or marine, who may have Mississippi, sease to be receivable in payment of pay the demand of any public crediter whose dabt died or been killed in the military or naval public daes, and said notes, if not so presented at time, shall, in addition to the tax of 35; willing to receive the same in a nextificate of me the family, being minor children, to the debtedness, to be issued by said Secretary in such value of \$1000. form as he may usem proper, payable two years til so presented; which taxes shall attach to said after a ratification of a treaty of posse with the asilor or marine, actually engaged in the notes wherever circulated, and shall be deducted United States, hearing interest at the rate of six military or naval service, or of such as have from the face of said notes whenever presented per cent. per annum, payable semi-sunnelly, and been disabled in such service, to the value for payment or fer funding, and said notes shall transferable only by special endorsament, under of \$1600; provided, that the above exemp regulations to be prescribed by the Secretary of the Troacury, and said cortificates chalt be exempt from taxation in principal and interest.

SEC. 15. The Secretary of the Treasury is authorised to increase the number of depositories so as to meet the requirements of this act, and w th that view to employ such of the banks of the saveral States as he may deem expedient.

SEC. 16. The Secretary of the Treasury shall forthwith advertise this act in such newspapers published in the several States, and by such other means as shall scenre immediate publicity; and the Scoretary of War and the Scoretary of the Navy shall each cause it to be published in goadral order for the information of the army and

assessment and collection of taxes, approved May 1st 1863, is hereby repealed. .

Sec 13. The Scoretary of the Treasury is ereby authorized and required, upon the applithe first section of the act to provide for the funding and further issue of Treasury notes, approved March 28d 1863, was required to be

An Act to lay additional Taxes for the cemmon desence and support of Governmens. listes of America do enact, That in addithe Government of the Confederate States." evied, from the passage of this act, on the

colleged from every person, copartners,

the new for 3 of the old issues, whether said old tion, not hereing ter exempted or taxed at a notes be surroudered for exchange by the biders different rate to the sent; Provided, That new notes or of the old nopes, except those of the value of the tax in and delivered therefrom, denomination of \$100, after they are reduced to as assessed under the law imposing it, and 66 cents on the dollar by the tax afteresaid, may delivered to the Government: Provided, convert the same into call certificates bearing in- That no credit shall be allowed beyond 5

per cent.

hundred millions of dellars, the principal and in- perty in the neighborhood where assessed in

experting, insurance, manufacturing, to e of the writ a measure proper for the public graph, express, railroad, and dry-dock con- desence against invasion and insurrection; hereby authorized, from time to time, as the panies, and all other joint stock companies now, therefore, of every kind, whether incorporated or not,

meet appropriations by Congress, and at the same section shall be assessed upon the basis of ilege of the writ of habeas corpus be, and time reduce and restrict the amount of the circu- the market value of such property in the the same is hereby, suspended; but such suslation in Treasury notes within reasonable and neighborhood where assessed, in such cur- pension shall apply only to the cases of perrency as may be in general use there, in the sous arrested or detained by order of the purchase and sale of such property, at the President, Secretary of War, or the Goneral

such regulations as the Secretary of the Treasury may prescribe. They shall be for \$100, and shall whether held by the banks or other corporations or individuals, 5 per cent.; and upon gress in the passage of this act is to provide such form and of such authentication as the 800- all moneys held abread, or upon the amount more effectually for the public safety by retary of the Treasury may prescribe; the interest of all bills of exchange, drawn therefor on shall be payable balf yearly on the first of Jan'y foreign countries, a tax of 5 per cent.; such tax upon money abroad to be assessed and the place where the tax is paid.

II. Upon the amount of all solvent credits, and of all bank bilis and all other pspers issued as carrency, exclusive of noufrom that time bear interest upon only 664 cents and not employed in a registered business, the income derived from which is taxed, 5

Sec. 4. Upon profits made in trade and

business, as follows: L On all profits made by buying and sellwided, the said bonds are presented before the privilege of funding said notes at par shall coase to the tax on such profits as income under VII. the l'act to lay taxes for the common defence, comes with the enemy, without necessity, issued of the denomination of \$5 shall continue and carry on the Government of the Con and without the permission of the Contede sederate States," approved April 24, 1863. II, On all profits made by buying and

shell be subject to a tax of 83) per cent. on average of same bind, not enumerated upon the property define provision at the process of the p

Treasury notes, as herein provided, subject to act aforesaid.

III. On the amount of profits exceeding the deduction of the second subject to act aforesaid.

III. On the amount of profits exceeding the deduction of the years are bank or banking. 1868 and 1864, by any bank or banking sist the Confederate States, or to adhere to company, insurance, canal, navigation, importing and exporting, telegraph, express, railroad, manufasturing, dry dock, or other joint stock company of any description, or injure any bridge or railroad, or telewhether incorporated or not, 25 per cent on spoh excess.

SEC. 5. The following exemptions from taxation under this act shall be allowed,

I. Preparty of each head of a family the value of \$500; and for each minor child of the family to the further value of \$100; and for each son actually engaged in the army or navy, or who has died or been killed in the military or naval service, and who was a member of the family when he entered the service, to the further value of

II. Property of the widow of any officer.

III. Property of every officer, soldier. tions shall not apply to any person, where property, exclusive of household furniture shall be assessed at a value exceeding \$1000.

IV. That where property has been injured or destroyed by the enemy, or the owner thereof has been temporarily deprived of the use or occupancy thereof, or of the means of cultivating the same, by reason of the pressure or the proximity of the enemy the assessment en such property may be reduced, in proportion to the damage sustained by the owner, or the tax assessed thereon may be reduced in the same ratio by the district collector, on satisfactory evidence submitted to him by the owner or as-

Sac. 6. That the taxes on property laid for the year 1864, shall be assessed as on the day of the passage of this act, and be due and collected on the 1st day of June next, or as soon after as practicable, allowing an extension of 90 days West of the Mississippi river The additional taxes on bereafter deemed to be a bond, to issue to such incomes or profits for the year 1863, levied older a bond therefor upon the terms provided by this act, shall be assessed and collected forthwith; and the taxes on incomes or profits for the year 1864, shall be assessed and collected according to the provisions of the tax and assessment acts of 1863.

SEC. 7. So much of the tax act of the 24th day of April 1863, as levies a tax on incomes derived from property or effects on the amount or value of which a tax is levied by this act, and also the let section of said one State, in companies from another State, act, are suspended for the year 1864, and shall be allowed, if they desire it, a transfer no estimated rent, hire or interest on property or credit herein taxed ad valorem. shall be assessed or taxed as incomes under

fore issued, shall in no case exceed the inseld by er for miners or lunatica, shall be terest on the same shall not exceed \$1000. An Act to suspend the privilege of the Writ

of Habeas Corpus in certain cases. terest at the rate of 4 per cent. per annum, and payable two years after a ratification of a treaty

II. On the value of gold and silver waves 1, Section 9, Paragraph 3, that "the privi-Whoreas, the Constitution of the Confaderate States of America provides in Article months next after the said first day of April, public printing; one skilled apothecary in tractor shall fail, diligently and faithfully and plate, jewels, jewelry and watches, 10 lege of the writ of habeas corpus shall not be suspended unless when in case of renel ernment not otherwise provided for, the Scoretary this section shall be assessed on the basis of quire it;" and whereas, the power of susper cent. bonds to an amount not exceeding five the market value of the same, or similar pro- pending the privilege of said writ as recognized in said Article 1, is vested solely in the state whereof shall be free from taxation, and the year 1860, except in cases where land, the Congress, which is the exclusive judge for the payment of interess thereon the entire net slaves, cotton or tobacco have been part of the necessity of such suspension; and receipts of any export duty hereafter laid on the chazed since the 1st day of January 1862, whereas, in the epinion of the Congress, the value of any cotton, tobace, and asval stores, in which case the said land, slaves, cotton public safety requires the suspension of said which shall be experted from the Confederate and tobacco so purchased, shall be assessed writ in the existing case of the invasion of States, and he net proceeds of the import duties at the price actually paid for the same by these States by the armies of the United States; and who eas, the President has asked Sec. 2. On the value of all shares or inter- for the suspension of the writ of habeas corests held in any bank, banking company or pue, and informed Congress of conditions of association, canal, navigation, importing, public danger which render the suspension

> The Congress of the Confederate States of America do enact, That during the present The value of property taxed under this invasion of the Confederate States, the priv-Officer commanding the Trans-Mississippi Sec. 3. Upon the amount of all gold and Military Department, by the authority and suspending the writ of habeas corpus in the following cases and no other:

I. Of treason, or treasonable efforts collected according to the value thereof at combinations to subvert the government of the Confederate States. II. Of conspiraces to overthrow the gov.

ernment, or conspiracies to resist the lawful anthority of the Confederate States. III. Of combining to sesist the enemy, or of communicating intelligence to the enemy,

or giving him aid and comfort. IV. Of conspiracies, preparations and attempts to make servile insurrection.

V. Of desertions or encouraging desertions, of harboring desorters, and of attempts aperior officer shall grant prompt relief to

VI. Of spies and other emissaries of the VII. Of holding correspondence or interrete Fates.

IL Of unlawful trading with the oned other offences against the lew of

rations to aid the enemy.

XI. Of persons advising or inciting others to abandon the Confederate cause, or to rethe enemy.

XII. Of unlawfully burning, destroying

er injuring, or attempting to burn, destroy graphic line of communication, or property, with the intent of aiding the enemy.

XIII. Of treasonable designs to impair the military power of the Government by destroying, or attempting to destroy, vessels or arms, or munitions of war, or aresnals, foundries, workshops, or other property of the Confederate States.

Sec. 2. The President shall cause proper officers to investigate the cases of all persons so arrested, or detained, in order that they may be discharged if improperly detained, unless they can be speedily tried in the due persons between the ages of 17 and 18 shall tion of grain and other provisions for the course of law.

Sec. 3. That during the suspension sforesaid, ne military or other officer shall be compelled, in answer to any writ of habers from detailing artisans, mechanics, or percorpus, to appear in person, or to return the sons of scientific skill, to perform indispenbody of any person or persons detained by him, by the authority of the President, Secratary of War, or the General officer commanding the Trans-Mississippi department; but upon the certificate, under oath, of the sistant Commissary, (other than those servofficer having charge of any one so detained, ing with brigades or regiments in the field, exclusively in the production of grain and that such person is detained by him as a pecified, under the authority aforesaid, further proceedings under the writ of habeas employ or retain in his employment any by the commissioners of the State under corpus shall immediately cesse and remain suspended so long as this act shall continue bureaus, or in any of the duties mentioned in force.

Sec. 4. This act shall continue in force for grees, and no longer.

THE MILITARY BILL

Section 1. That from and after the passage of this set all white men, residents of the Confederate States, between the ages of 17 and 50, shall be in the military service of the Confederate States for the war.

Sec. 2. That all the persons aforesaid, beween the ages of 18 and 45, now in service. shall be retained during the present war with the U.S., in the same regiments, battalions and companies, to which they belong at the passage of this act, with the same organization and officers, unless regularly transferred or discharged, in accordance with the laws and regulations for the government of the army: Provided, that companies from one State, organized against their consent, expressed at the time, with regiments or battalions from another State. shall have the privilege of being transferred to organizations of troops, in the same arm of the service, from the States in which said companies were raised; and the soldiers from the same arm of the service.

Sec. 3. That at the expiration of six months from the first day of April next, a bounty regularly employed in the discharge of his orders of details whenever he thinks property Sec. 8. That the tax imposed by this act of \$100 in a six per caut. Government bond, on bonds of the Confederate States hereto- which the Secretary of the Tressury is hereof \$100 in a six per cent. Government bond, ministerial duties; superintendents and phy-which the Secretary of the Tressury is here-sicians of asylums for the deaf and dumb the President to make details and exempby authorized to issue, shall be paid to eve- and blind and of the insane; one editor for tions shall not be construed to authorize the terest on the same, and such bonds, when ry non-commissioned officer, musician and each newspaper being published at the time exemption or detail of any contractor for private who shall then be in service, or in of this act, and such employees as said edi-furnishing supplies of any kind to the Gov. execute from the tax in all cases where the the event of his death previous te the period for may certify, on oath, to be indispensable ernment, by reason of said contract, unless of such payment, then to the person or per-to the publication of such newspaper; the sons who would be entitled to receive by law public printer of the Confederate and State king such contract shall certify that the perthe arrearages of his pay; but no one shall be Governments, and such journeymen print- sonal services of such contractor are indis entitled to the bounty herein provided who ers as the said public printer shall certify, pensable to the execution of said contract shall at any time, during the period of six on oath, to be indispensable to perform the Provided further, that when any such contracts

e absent from his command without leave each anotherary store, who was doing busi-Sec. 4. That no person shall be relieved ness as such on the 10th day of Oct'r 1862, from the operation of this act by reason of and has continued said business, without having been heretefore discharged from the intermission, since that period; all physiarmy where no disability now exists; nor cians over the age of 20 years, who now are, shall those who have furnished substitutes and for the last 7 years have been, in the be any longer exempted by reason thereof: actual and regular practice of their profes-Provided, that no person, heretofore exemption, but the term physician shall not ined on account of religious opinions and who cinde doutlets; all presidents and teachers has paid the tax levied to relieve him from of colleges, theological seminaries, acadeservice, shall be required to render military mies and schools, who have been regularly service under this act.

Sec. 5. That all white male residents of the Confederate States, between the ages of benefit of this exemption shall extend to 17 and 18 and 45 and 50 years, shall enroll those teachers only whose schools are comthemselves at such times and places, and posed of 20 students or more. All superinunder such regulations, as the President tendents of public hospitals, established by may prescribe, the time allowed not being law before the passage of this act, and such less than 30 days for those east, and 60 days physicians and nurses therein as such sufor those west of the Mississippi river, and perintendents shall certify, on eath, to be any person who shall fail so to enroll him- indispensable to the proper and efficient self, without a reasonable excuse therefor, to be judged of by the President, shall be placed in service in the field for the war, in the same manner as though they were between the ages of 18 and 45: Provided, that the persons mentioned in this section shall constitute a reserve for State defence and upon the following conditions: detail duty, and shall not be required to they reside. Sec. 6. That all persons required by the

5th section of this act to earoil themselves, may within 30 days after the passage thereof, east of the Mississippi, and within 60 into voluntary organizations of companies, battalions or regiments, and elect their own officers; said organizations to cenform to the existing laws; and, having so organized, to the war to the President; and if such organizations shall furnish proper muster rolls, as now organized, and deposit a copy thereof with the enrolling officer of their district, which shall be equivalent to enrolligent, they may be accepted as minute men for service in such State, but in no event to be taken out of it. Those who do not so volunteer and organize, shall enroll themselves as before provided; and may, by the President, be required to assemble at convenient placas of rendezvous, and be formed or organized into companies, battalions and regiments, ander regulations to be prescribed by him; and shall have the right to elect their company and regimental officers; and all troops organized under this act for State

strand at the place of randezrous as required

Sec. 8. That hereafter the duties of pro- to sell the metastate expired of provisions vest and lospital guards and clerks, and of and grain now on hand, and which he may clerks, guards, agents, employees or laborers in the Commissary and Quartermaster's Departments, in the Ordnance Bureau, and of clerks and employees of navy agents, as missioners of the State under the impress also in the execution of the enrollment act, and all similar duties, shall be performed by persons who are within the ages of 18 and 45 years, and who by the report of a Board of army surgeons shall be reported from the passage of this act: Provided for as unable to perform active service in the field, but capable of performing some of the sions of this exemption shall not be deprived above said duties, specifying which, and of the benefit thereof by reason of having when these persons shall have been assigned been curelled since the let day of Feb. 1864. to those duties as far as practicable, the President shall assign or detail to their performance such bodies of troops, or individuals, required to be enrolled under the 5th section of this act, as may be needed for the discharge of such duties: Provided, that public necessity, and to insure the producbe so construed as to prevent the President herein mentioned. Sec. 9. That any Quartermaster or As-

or officers in the Ordnance Bureau, or Navy person in any of their said departments or the impressment act. in the 8th section of this act, in violation of superintendent of any railroad company enthe provisions hereof, shall, on conviction ninsty days after the next meeting of Con- thereof by a court-mertial or military court, be cashiered; and it shall be the duty of any the president or superintendent shall certify department or district commander, upon proof, by the oath of any credible person, that any such officer has violated this provision, immediately to relieve such officer from duty; and said commanders shall take prompt measures to have him tried for such offence: and any commander as aforceald shall be reported by name and description, failing to perform the duties enjoined by with the names of any who have left the this section, shall upon being daly convicted

thereof, be discharged from the service. Sec. 10. That all laws granting exemp tions from military service be, and the same are, hereby repealed, and hereafter none April the 14th 1863, entitled an act to exshall be exempted except the following:

1. All who shall be held unfit for militathe Secretary of War. 2. The Vice President of the Confederate

tates, the members and officers of Congress whilst the persons exempted are actually and of the several State Legislatures, and such other Confederate and State officers as cupationa. the President, or the Governor of the reapective States, may certify to be necessary for the proper administration of the Confederate or State Governments, as the case may ba.

3. Every minister of religion authorized to preach according to the rules of his church, judgment, justice, equity and necessity reand who, at the passage of this act, shall be quire such details, and he may revoke such engaged as such for two years next before the passage of this act: Provided, that the

management thereof. 4. There shall be exempt one person as owner or agriculturist on each farm or plantation upon which there are now, and were on the 1st day of Jan'y last, 15 able-bodied field-hands, between the ages of 16 and 50.

1. This exemption shall only be granted perform service out of the State in which in cases in which there is no white male sdult on the farm or plantation not liable to military service, nor unless the person claiming the exemption was on the 1st day of Jan'y 1864, either the owner and manager or everseer of said plantation, but in no case days, if west of said river, form themselves shall more than one person be exempted for

one farm or plantation. 2. Such person shall first execute a bond. payable to the Confederate States of Amerca, in such form, and with such security, tender their services as volunteers during and in such penalty as the Secretary of War may prescribe, conditioned that he will deliver to the Government at some railroad depot, or such other place or places as may be designated by the Secretary of War, within 12 months next ensuing, 100 pounds of bacon, or, at the election of the Government, its equivalent in pork, and 100 lbs, of uat beef (said beef to be delivered on foot,) for each able-bodied slave on said farm or plantation, within the above said ages, witether said slaves in the field or not, which said bacon or pork and beef shall be paid for by the Government at the prices fixed by the Commissioners of the State under the impresement act: Provided, that when the person thus exempted shall produce satisfactory evidence that it has been impossible defence, shall be entitled, while in actual for him, by the exercise of proper diligence, service, to the same pay and allowance as to furnish the amount of meat thus contract-troops now in the field. ed for, and leave an adequate supply for the Sec. 7. That any person who shall fail to subsistence of those living on the said farm last, and until the first October 1864, west of stocks, notes, debts, credits, or obligations the Confederate States, enated to promote by the authority of the President, without direct a commutation of the same, to the a sufficient excuse to be judged of by him. extent of two-thirds thereof in grain or other

raise from year to year white his exemption continues, to the Government or to the fam. ilies of soldiers, at prices fixed by the Com. ment act: Provided, that any person exempted as aforesaid, shall be entitled to a oredit of 25 per cent. on any amount of mean which he may deliver within three months ther, that persons coming within the provi 4. In addition to the foregoing exemp

tions, the Secretary of War, under the di rection of the President, may exempt or de tail such other persons as he may be satis med ought to be exempted on account of be assigned to those duties: Provided fur- army and the families of soldiers. He may ther, that nothing contained in this act shall also, grant exemptions or details, on such terms as he may prescribe, to such overseers, farmers or planters as he may be sat. isfled will be more useful to the country in sable duties in the departments or bureans | the pursuits of agriculture than in the military service: Provided, that such exemption shall cease whenever the farmer, planter or sistant Quartermaster, Commissary or As- overseer shall fail diligently to employ in good faith, his own skill, capital and labor provisions, to be sold to the Government and Agents, or Provest Marshal, or officer in the families of foldiers at prices not exceed the conscript service, who shall hereafter ing those fixed at the time for like articles ing wose fixed at the time for like articles

5. The president, treasurer, auditor and gaged in transportation for the Government and such officers and employees thereof as on oath to be indispensable to the efficient operation of said railroad: Provided, that the number of persons so exempted by this act on any railroad shall not exceed one person for each mile of such road in actual use fermintary transportation; and said exempts employment of said company, or who may eesse to be indispensable.

5. That nothing herein contained shall be construed as repealing the act approved empt contractors for carrying the mails of the Confederate States, and the drivers of service, under rules to be prescribed by post conches and hacks, from military service: Provided, that all the exemptions granted under this act shall only continue engaged in their respective pursuits or of

Sec. 11. That the President be, and he is hereby, authorized to grant details, under general rules and regulations to be issued from the War Department, either of percons between 45 and 50 years of age, or from the army in the field, in all cases where, in his to proceed with the execution of such con tract, his exemption or detail shall cesso.

Sec. 12. That in appointing local boards of aurgeons for the examination of persons liable to military service, no member composing the same shall be appointed from the county or enrolling district in which they are required to make such examination.

Post Office, Fayotteville, if. C., OCTOBER 3, 1863. Schedule of the Arrival and Departure of the Mails at the Office.

RALEIGH via AVERASBORO'. &c. Arrives daily, except Sunday, at 45 P. M. Departs daily, except Saturday at 6 P. M. RALEIGH via SUMMERVILLS. Departs Tuesday and Friday at 6 A. M.

Arrives Weinesday and Sunday at 9 P. M. WARRAW via CLINTON.-Arrives daily at 12 accu. Departs daily at 11 P. M.

CARTHAGE.

Arrives Tuesday, Tunnsday and Paturday at 7 P. M.

Departs Monday, Wednesday and Friday at 1 P. M. CHERAW, S. C.
Arrives Tuesday, Tuesday and Saturday at 6 P. M.
Departs Sunday, Tuesday and Thursday at 1 P. M.

FAIR BLUFF via LUMBERTON.
Arrivas Tuesday, Thursday and Saturday at 6 A. M Departs Sunday, Tuesday and Thursday at 1 P. M. ROBESON'S via ELIZABETHTOWN. Departs Monday, Wednesday and Friday at 6 A. M. ELIZABETHTOWN via TEREBINTH.

Arrives Monday at 5 P. M. Departs same day (Monday) at 6 P. M. MAGNOLIA via CYPRESS CREEK. Arrives Tuesday at 2 P. M.

Departs same day (Tuesday) at 21 P. M. SWIFT ISLAND via MONTROSE, COVINGTON and POWELLION.
Arrives Tuesday at S P. M.

Departs Wednesday at 0 P. M.

SWIFT GLAND via TROY

Arrives Tuesday at 0 P. M.

Departs Wednesday at 11 A. M.

All mails leaving octors 74 t. M., are elected the even ing before at 9 P. M. All fathers to be sent off from this office, other tank of east, clust be paid for as if tent by mail. All drop tetters should be pre-paid by

4 cout stamps.

The office will be open on Sunday from 84 to 94 A The office will be open to M. JAS. G. COOK, P. M. JAS. G. COOK, P. M.

THE DIXIE PRIMER, JOB the fifthe Folks of fuether supply at wholeseld

THE NORTH CAROLINA HUTUAL LIFE INSURANCE COMPANY,

ATOW in the tenth year of successful operation, with It growing capital and firmer hold upon public coandence, continues to insure the lives of all healthy persons from 14 to 60 years of age, for one year, for saven years, and for life—all life members sharing in the profits. All slaves from 10 to 60 years of age are insured on one year or for are years for two thirds their value.

All losses are punctually paid within 90 days after satisfactory proof is presented.

For further information the public is referred to Agents of the Company in all parts of the State, and to

Agents of the Company in all parts of the State, and to E. H. BATTLE, Sacretary, Raleigh. R. J. HALE, Agent at Payerteville, N. C.

Blank Warrants for sale here.