An Act to Fund, Tax and Limit the Ourrency. SECTION 1. The Congress of the Confederate States of America do enact, That the holders of all Preasury notes above the denomination of \$5, not bearing interest, shall be allowed until the lst day of April 1864, cast of the Mississippi, to 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 registered bonds, payable 20 years after their date, boaring interest at the rate of 4 per cent. per an-num, payable on the 1st of January and July of

Sno. 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 cortificates to answer the purpose. Such bonds and certificates shall be receivable without interest in payment of all Government dues payable in the year 1864, except export and import duties. Sho. 3. That all Treasury notes of the denomination of \$100, not bearing interest, which shall

not be presented for funding under the provisions of the 1st section of this act, shall, from and after the lat day of April 1864, cast of the Mississippi that time, shall, in addition to the tax of 331 cents imposed in the 4th section of this act, be subjected to a tax of 10 per cent. per month unnotes wherever circulated, and shall be deducted for payment or for funding, and said notes shall not be exchangeable for the new issue of Treasury notes provided for in this act.

SEC. 4. That on all said Treasury notes not funded or used in payment of taxes at the dates and places prescribed in the 1st section of this a tax of 834 cents for every dollar promised on that view to employ such of the banks the face of said notes; said tax shall attach to said eral States as he may deem expedient. notes wherever circulated, and shall be collected by deducting the same at the treasury, its depositories and by tax collectors, and by all Governsaid Treasury notes shall be fundable in bonds as said Treasury notes shall be fundable in bonds as Sec. 17. The 42d account of the act for the lst day of January 1865, at the rate of 664 cents on the dollar; and it shall be the duty of the Sec- 1st 1963, is hereby repealed. retary of the Treasury, at any time between the let of April and the 1st of July, 1864, west of the Mississippi river, and the 1st of January 1865, to substitute and exchange new Treasury notes for the same at the rate of 66% cents on the dollar: Provided, That notes of the denomination of 8100 shall not be entitled to the privilege of said exchange: Provided further, that the right to fand any of said Treasury notes, after the lat day of January 1865, is hereby taken away: And provided further, That upon all such Treasury notes which may remain outstanding on the lat day of January 1365, and which may not be exchanged for new Treasury notes, as herein provided, a tak of 100 per cent. is hereby imposed.

SEC. 5 That after the first day of April next, all authority heretofore given to the Secretary of the Treasury to issue Treasury notes shall be, and is hereby, revoked: Provided, the Secretary of Treasury may, after that time, issue new Treasury notes, in such form as he may prescribe, payable we years after the ratification of a treaty person, coparties, and collected from every person, coparties, and who, at the passage of this act, and he may revoke such from their ewa States, in perty or credits herein taxed ad valorem, and who, at the passage of the tax act of 1863.

Sec. 3. That at the expiration of six months from their ewa States, in perty or credits herein taxed ad valorem, and who, at the passage of this act, and he may revoke such from the field, in all cases where the ratification of a treaty of the same arm of the service.

Sec. 3. That at the expiration of six months from their ewa States, in perty or credits herein taxed ad valorem, the same arm of the service of the same arm of the service of the same arm of the service of the same arm of the service.

Sec. 3. That at the expiration of the same arm of the service of the same terest at the rate of 4 per cent, per angum, and payable two years after a ratification of a treaty of ponce with the United States, unless sooner converted into new notes.

SEC. 6. That to pay the expenses of the Govorement not otherwise provided for, the Secretary of the Treasury is hereby authorized to issue per ant. bouds to an amount not expeeding five millions of dellars, the principal and interest shall be free from texation, and now laid, or so much thereof as may be necessary to pay annually the interest, are hereby specially pledged: Provided, that the duties now laid on mports are hereby pledged and shall hereafter be paid in specie, or in sterling exchange, or

in coupons of said bonds. Sao. 7. That the Secretary of the Treasury is hereby authorized, from time to time, as the hypothecate for Treasury notes said bonds, or any | 5 per cent.

SEC. 8. The bonds authorised by the 6th section of this not may be either registered or con- time of assessment. oon bonds, as the parties taking them may elect: and they may be exchanged for each other under such regulations as the Secretary of the Treasury may prescribe. They shall be for \$100, and shall together with the coupons thereto attached, be in such form and of such authentication as the Secretary of the Treasury may prescribe; the interest and July in each year; the principal shall be payable not less than 30 years from their date.

SEC. 9. All call certificates shall be fundable, and shall be taxed in all respects as is provided for the Treasury notes into which they are con- dirs, and of all to he bills and all other pa- sutherity of the Confederate States. to the treasury notes are the time fixed for taking the Treasury notes, such certificates shall treasury notes, such certificates shall treasury notes, and that time bear interest non-depth of the income derived in a registered business, for every deltar promised upon their face, and end not employed in a registered business, the income derived it is taxed, 5 per cent. that rate; but after the passage of this act no call per cont.

Sen. 10. That if any bank of deposit shall give willed, the said boads are presented before the se herein prescribed.

Sec. 11. That all Troscury notes heretofere issued of the denomination of \$5 shall continue to be receivable in payment of public dues, as attend at the president, without by the authority of the President, with a president by the authority of the President, without by the authority of the Pr srove one at this act until the first of July, 1864, the Missisppi river, but after that time they of any kind, and any merchandize, proper- their snucess in the war.

Pressury notes, as herein provided, subject to act aforesaid. the deduction of said tax.

taxing said notes shall be allowed till the first day of January 1865, to fund the same in 6 per cent, bonds of the Confederate States, payable 20 years after date, and the interest payable sendannually. 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 diaand those not so subject, shall be-

January of each and every year.

SEC. 14. That the Secretary of the Treasury 2500. river, and the 1st day of July 1864, west of the Government should require it, to soldier, cailor or marine, who may have said, no military or other officer shall be Mississippi, cease to be receivable in payment of pay the demand of any public creditor whose debt died or been killed in the military or naval compelled, in answer to any writ of habeas from detailing artisans, mechanics, or perpublic dues, and said notes, if not so presented at time, shall, in addition to the tax of 331 willing to receive the same in a sectificate of indebtedness, to be issued by said Scoretary in such value of \$1000. til so presented; which taxes shall attach to said after a ratification of a treaty of peace with the sailor or marine, actually engaged in the manding the Trans-Mississippi department; from the face of said notes whenever presented per cent. per annum, payable semi-annually, and been disabled in such service, to the value officer having charge of any one so detained,

from taxation in principal and interest.

SEC. 15. The Secretary of the Treasury is autherized to increase the number of depesitories so act, there shall be levied at said dates and places as to meet the requirements of this act, and with that view to employ such of the banks of the sov-

published in the several States, and by such other sented for payment or for funding, or in payment the Secretary of War and the Secretary of the of Government dues, or for postage, or in ex- Navy shall each cause it to be published in genechange for new notes, as hereinafter provided, and ral order for the information of the army and

assessment and collection of taxes, approved May

SEC. 18. The Socretary of the Transury i creby authorized and required, upon the appliestion of the holder of any call certificate, which, by the first section of the act to provide for the funding and further issue of Treasury notes, approved March 23d 1863, was required to be thereafter dectaed to be a bond, to issue to such holder a bond therefor upon the terms provided

An Act to lay additional Taxes for the som non defence and support of Government. Sec. I. The Congress of the Confederate States of America do enact, That in addiion to the taxes levied by the set "to law mase for the common defence and to carry on the Government of the Confederate States," evied, from the passage of this act, on the

actes be surrendered for exchange by the holders different rate, 5 per cent.: Provided, That thereof, or be received into the Treasury under from this tax on the value of property emthe previsions of this act; and the helders of the ployed in agriculture shall be deducted the new notes or of the old notes, except those of the value of the tax in kind 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 aforesaid, may delivered to the Government: Provided, convert the same into call certificates bearing in- That no credit shall be allowed beyond 5 per cent.

and plate, jewels, jewelry and watches, 10

III. The value of property taxed under this section shall be assessed on the basis of he market value of the same, or similar proarty in the neighborhood whore assessed in wheat of interest thereon the entire set blaves, cotten or tobacco have been pur- of the necessity of such suspension; and receipts of any export duty hereafter laid on the chased since the 1st day of January 1862, whereas, in the coinion of the Congress, the value of any cetten, tobacco, and naval stores, in which case the said land, slaves, cotton public safety requires the suspension of said which shall be exported from the Confederate and tobacco so purchased, shall be assessed writ in the existing case of the invasion of States, and the net proceeds of the import duties at the price actually paid for the same by these States by the armies of the United

panies, and all other joint stock companies now, therefore,

shall be payable half yearly on the first of Jan'y lereign countries, and b per count; such following cases and no other: tex apon money agras to be assessed and collected according to the value thereof at combinations to subvert the government of the stars where the tax is paid.

Il the the account of all selvent creand not employed in a registered business, of communicating intelligence to the enemy, the income derived tom which is taxed, 5 or giving him aid and comfort. -

1 1) and selland specifying the same on the bonds by some hogs, best or beer cattle, sheep, oats, hay, distinctive mark or token, to be agreed upon with fodder, raw hides, leather, horses, mules, does not legally owe military service, his the Beardary of the Tressury, then the said de boots, choes, cotton yarns, wool, woolen, copositor shall be entitled to recieve the amount of ton or mixed cloths, hats, wagons, harness, the oppressed party, and the subordinante and bends in Treasury notes, bearing no interest soal, iron, steel or nails, at any time be shall be dismissed from office. and outstanding at the passage of this sot: Pro- tween the 1st of January 1863, and the 1st of January 1365, 10 per cent, in addition enemy. privilege of funding said notes at par shall cease to the tax on such profits as income under the sect to lay taxes for the common defence, course with the enemy, without accessity, and carry on the Government of the Con and without the permission of the Contedefederate States," approved April 24, 1863. rate States.

U. On all profits made by buying and islingmoney, gold, allver, foreign exchange.

shall be subject to a tax of 381 per cent. on every dollar premised on the face thereof, said tax the preceding paragraph, between the times at prisoners of war held by the Confederate to attack to said notes wherever circulated, and named therein, 10 per cent., in addition to States. said notes to be fundable and exchangeable for new the tax on such profits as income, under the

III. On the amount of profits exceeding SEC. 12. That any State holding Treasury 25 per cent., made during either of the years to abandon the Confederate cause, or to renotes received before the times herein fixed for 1862 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, manufacturing, dry dock, or other joint stock company of any description, whether incorporated or not, 25 per cent on anch excess.

Sec. 5. The following exemptions from crimination between the notes subject to the tax taxation under this act shall be allowed, the military power of the Government by field, but capable of performing some of the

Sec. 13. That Treasury notes heretofore issued L. Property of each head of a family to or arms, or munitions of war, or araenals, pearing interest at the rate of \$7.80 on the \$1.10 the value of \$500; and for each minor child foundries, workshops, or other property of per angum, shall no longer be received in pay of the family to the further value of \$106; the Confederate States, ment of puber and, but shall be desired and for each son actually engaged in the Sec. 2. The President considered bones of the Confederate States, par a gray or navy, or who has died or been officers to investigate the cases of all persons blo two years after the ratification of a treaty of billed in the military on payel killed in the military or naval service, and so arrested, or detained, in order that they peace with the United States, bearing the rate of who was a member of the family when he may be discharged if improperly detained entered the service, to the further value of unless they can be speedily tried in the due

be, and he is hereby, authorized, it was the aci. II. Property of the widow of any officer,

United States, bearing interest at the rate of six military or naval service, or of such as have but upon the certificate, under eath, of the transferable only by special endorsement, under of \$1900; previded, that the above exempthat such person is detained by him as a regulations to be prescribed by the Secretary of tious shall not apply to any person, what the prisoner for any of the causes hereinbefere the Treasury, and said certificates shall be exempt property, exclusive of household furniture, specified, under the authority aforesaid, furniture, and said certificates shall be exempt

thereof has been temperarily deprived of the in force. use or occupancy thereof, or of the means SEC. 16. The Secretary of the Treasury shall of cultivating the same, by reason of the ninety days after the next meeting of Conforthwith advertise this act in such newspapers presence or the proximity of the enemy, gress, and no lenger. the assessment on such property may be ment officers receiving the same whenever pre- means as shall secure immediate publicity; and reduzed, in proportion to the damage suctsined by the owner, or the tax assessed herson may be reduced in the same ratio dence submitted to him by the owner or as- and 50, shall be in the military service of

tax and assessment acts of 1863

approved 24th of April 1865, there shall be by this act, and also the 1st section of said one State, in companies from another State.

held by or for minors or lunatics, shall be An Act to suspend the privilege of the Writ

of Habeas Corpus in certain cases. Whereas, the Constitution of the Confederate States of America provides in Article L. Section 9. Paragraph 3. that "the privilege of the writ of habeas corpus shall not be suspended unless when in case of rebellion or invasion, the public safety may require it;" and whereas, the power of sussending the privilege of said writ as recognized in said Article 1, is vested solely in he year 1880, except in cases where land, the Congress, which is the exclusive judge States; and whereas 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 pas, and informed Congress of conditions of association, canal, navigation, importing, public danger which render the suspension exporting, insurance, maunfacturing, tele of the writ a measure proper for the public graph, express, rampad and dry-dock core- defence against invasion and insurrection;

wants of the Treasury may require it, to sell or of every kind, whether incorporated or not, The Congress of the Confederate States of America do enact, That during the present part thereof, upon the best terms he can, so as to 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 sons arrested or detained by order of the purchase and sale of such preperty, at the President, Secretary of War, or the General Officer commanding the Trans-Mississippi Sec. 3. Upon the amount of all gold and Military Department, by the authority and silver coin, gold dust, gold or silver bullion, under the control of the President. It is whether held by the banks or other corpo- hereby declared that the purpose of Conrations or individuals, 5 per cent.; and upon gress in the passage of this act is to provide all measure held abroad, or apor the amount more effectually for the public safety by may within 30 days after the passage thereof an only of evaluance, are no discretion on suspending the writ of haboas corpus in the of east of the Mississippi and within 60

I. Of treason, or treasonable efforts or the Confederate States.

IL Of conspiracies to overthrow III. Of combining to assist the enemy, or

IV. Of conspiraces, preparations and at ser ificates shall be issued until after the first day of April, 1864.

Sec. 4. Usos profits made in trade and tempts to inche service insurrection.

V. Of nesertions or encouraging V. Of assertions or encouraging desortions, of harboring deserters, and of attempts in depositors the bonds authorised by the first ing sources, near, wheat, corn, rice, to avoid military service: Provided, That in on of this act, in exchange for their deposits sugar, the esse or strup, salt, bacon, pork, case of paipable wrong and oppression by any subordinate officer upon any party who

uperior efficer shall grant prompt relief to VI. Of spies and other emissaries of the

VII. Of holding correspondence or inter-

II. Of unlawful trading with the ened other offences against the larm of

X. Of conspiracies, or attempts or prepa rations to aid the enemy.

XI. Of persons advising or inciting others

the enemy.

XII. Of unlawfully burning, destroying or injuring, or attempting to burn, destroy or injure any bridge or railroad, or telegraphic line of communication, or property, with the intent of aiding the energy.

XIII. Of treasonable designs to impair destroying, or attempting to destroy, vessels

Sec. 2. The President shall cause proper

Sec. 3. That during the suspension aforehim, by the authority of the President, Seform as he may deem proper, payable two years 111. Property of every officer, soldier, cretary of War, or the General officer comshall be assessed at a value exceeding \$1000. ther proceedings under the writ of habeas IV. That where property has been injured corpus shall immediately cease and remain or destroyed by the carery, or the owner suspended se long as this act shall continue

Sec. 4. This act shall continue in force for

THE MILITARY BILL.

Section 1. That from and after the passage of this act all white men, residents of the the district collector, on satisfactory evi- Confederate States, between the ages of 17 the Confederate States for the war.

Sec. 2. That all the persons aforesaid, beor the year 1864, shall be assessed as on tween the ages of 18 and 45, now in service, the day of the passage of this act, and be shall be retained during the present war thereof, be discharged from the service.

Sec. 10. That all laws granting exempext, or as soon after as practicable, allow- talions and companies, to which they belong ng an extension of 90 days West of the at the passage of this act, with the same orfiseissippi river The additional taxes on ganization and officers, unless regularly shall be exempted except the following: ncomes or profits for the year 1868, levied transferred or discharged, in accordance by this act, shall be assessed and collected with the laws and regulations for the govorthwith; and the taxes on incomes or pro- ornment of the army: Provided, that com- the Socretary of War. fits for the year 1864, shall be assessed and panies from one State, organized against collected according to the provisions of the their consent, expressed at the time, with regiments or battalions from another State, SEC. 7. So much of the tax act of the 24th | shall have the privilege of being transferred day of April 1863, as levies a tax on in- to organizations of troops, in the came arm the President, or the Governor of the recomes derived from property or effects on of the service, from the States in which said spective States, may certify to be necessary the amount or value of which a tax is levied companies were raised; and the soldiers from act, are suspended for the year 1864, and shall be allowed, if they desire it, a transfer

erest on the same, and such bends, when ry non-commissioned officer, musician and each newspaper being published at the time exemption or detail of any contractor for exempt from the tax in all cases where the the event of his death previous to the period tor may certify, on oath, to be indispensable ernment, by reason of said contract, unless nterest on the same shall not exceed \$1000. of such payment, then to the person or per- to the publication of such newspaper; the the head or secretary of the department macons who would be entitled to receive by law public printer of the Confederate and State the arreareges of his pay; but no one shall be Governments, and such journeymen printsonal services of such contractor are indisentitled to the bounty herein provided who ers as the said public printer shall certify, shall at any time, during the period of six on oath, to be indispensable to perform the months next after the said first day of April, public printing; one skilled apothecary in

be absent from his command without leave. each apothecary store, who was doing busi-Sec. 4. That no person shall be relieved ness so 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 30 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 exempt- sion, but the term physician shall not ined en account of religious opinions and who clade dentiets; all presidents and teachers has paid the tax levied to relieve him from of colleges, theological seminaries, acadecervice, shall be required to render military mice and schools, who have been regularly service under this act.

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 under such regulations, as the President | tendents of public hospitals, established by may prescribe, the time allewed not being law before the passage of this act, and such ess than 30 days for those east, and 60 days | physicians and nurses therein as such sufor those west of the Mississippi river, and any person who shall fail so to enroll himself, 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 be-tween 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 perform service out of the State in which they reside.

Sec. 6. That all persons required by the 5th section of this act to enroll themselves, days, if west of said river, form themselves into voluntary organizations of companies, dicers; sald organizations to conform 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 enrollment, 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 places of rendezvous, and be formed or organized into companies, battalions and regiments, under 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 defence, shall be entitled, while in actual service, to the same pay and allowance as troops now in the field.

Sec. 7. That any person who shall fail to attend at the place of rendezvous as required

12. Of conspiracies, or attempts to liber | shall be liable to be placed in service in the | provisions, to be delivered by such person field for the war, as if he were between the as aforesaid at equivalent rates ages of 18 and 45.

clerks, guards, agents, employees or laborers in the Commissary and Quartermaster's of clerks and employees of navy agents, as 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 Board of army surgeens shall be reported as unable to perform active service in the above said duties, specifying which, and when these persons shall have been assigned to those duties as far as practicable, the Prosident 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 persons between the ages of 17 and 13 shall be assigned to those duties: Provided further, that nothing contained in this act shall be se construed as to prevent the President sable duties in the departments or bureaus herein mentioned.

Sec. 9. That any Quartermaster or Assistant Quartermaster, Commissary or As-sistant Commissary, (other than those serv-good faith, his own skill, capital and labor ing with brigades or regiments in the field,) or officers in the Ordnance Bureau, or Navy Agents, or Provost Marshal, or officer in the conscript service, who shall hereafter employ or retain in his employment any person in any of their said departments or bureaus, or in any of the duties mentioned in the 8th section of this act, in violation of the provisions hereof, shall, on conviction thereof by a court-martial or military court, be cashiered; and it shall be the duty of any the president or superintendent shall certify department or district commander, upon on oath to be indispensable to the efficient proof, by the oath of any credible person, that any such efficer has violated this pre-vision, 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 aforesaid shan 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 duly convicted

tions from military service be, and the same are, hereby repealed, and hereafter none 1. All who shall be held unat for milita-

ry service, under rules to be prescribed by 2. The Vice President of the Confederate States, the members and officers of Congress and of the several State Legislatures, and such other Confederate and State officers as

for the preper administration of the Confederate or State Governments, as the case

engaged as such for two years next before Sec. 5. That all white male residents of the passage of this act: Provided, that the posed of 20 students or more. All superinperintendents shall certify, on oath, to be indispensable to the proper and efficient

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 in cases in which there is no white male adult 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 of, east of the Mississippi, and within 60 or oversoer of said plantation, but in no case shall more than one person be exampted & one farm or plantatio

2. Such person shall first execute a bond. payable to the Confederate States of Amer ica, in such form, and with such security, tander 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 net boof (said beef to be delivered on foot.) for each able-bodied slave on said tarm or plantation, within the above said ages, whe ther 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 impressment act: Provided, that when the person thus exempted shall produce satusfactory evidence that it has been impossible for him, by the exercise of proper diligence, to furnish the amount of meat thus contracted for, and loave an adequate supply for the subsistence of those living on the said farm or plantation, the Secretary of War shall direct a commutation of the same, to the

3. Such person shall further bind himself Sec. 8. That hereafter the duties of pro- to sell the marketable surplus of provisions vost and cospital guards and clerks, and of and grain now on hand, and which he may raise from year to year while his exemption continues, to the Government or to the fam-Departments, in the Ordnance Bureau, and ilies of soldiers, at prices fixed by the Commissioners of the State under the impressment act: Provided, that any person ex-empted as aforesaid, shall be entitled to a credit of 25 per cent. on any amount of meat which he may deliver within three months from the passage of this act: Provided further, that persone coming within the proviions of this exemption shall not be deprived of the benefit thereof by reason of having been enrolled since the 1st day of Feb. 1862.

4. In addition to the foregoing exemp-

tions, the Secretary of War, under the direction of the President, may exempt or detail such other persons as he may be satissed ought to be exempted on account of public necessity, and to insure the preduction of grain and other provisions for the army and the families of soldiers. He may, also, grant exemptions or details, on such terms as he may prescribe, to such everseers, farmers or planters as he may be satisfied will be more useful to the country in the pursuits of agriculture than in the military service: Provided, that such exemption shall cease whenever the farmer, planter er exclusively in the production of grain and provisious, to be sold to the Government and the families of soldiers at prices not exceed ing !some fixed at the time for like articles by to commissioners of the State under the impressment act.

5. The president, treasurer, auditor and superintendent of any railread company cagaged in transportation for the Government and such officers and employees thereof 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 read in cetaal use empteyment of said company, or who may couse to be indispensable.

6. That nothing herein contained shall be construed as repealing the act approved April the 14th 1863, entitled an act to exempt contractors for carrying the mails of the Confederate States, and the drivers of post coaches and hacks, from military service: Provided, that all the exemptions granted under this act shall only continue whilst the porsons exempted are actually augaged in their respective pursuits or oc oupations.

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 persons between 45 and 50 years of age, or from the 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 Govpensable to the execution of said contract: Provided further, that when any such contractor shall fail, diligently and faithfully to proceed with the execution of such comtract, his exemption or detail shall cease.

Sec. 12. That in appointing local boards of surgeons 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, Fayetteville, N. C., October 3, 1863.
Schedule of the Arrival and Departure of the Malle at this Office.

RALEIGH via AVERASBORO', &c.

Arrives daily, except Sunday, at 44 P. M. Doparis daily, except Saturday at 6 P. M. RALEIGH via SUMMERVILLE. Departs Tuesday and Friday at 6 A. M. Arrives Wednesday and Sunday at 9 P. M. WAREAW vis CLINTON.

Arrives daily at 12 noon. Departs daily at 12 P. M. OARTHAGE. Arrives Tuesday, Thursday and Saturday at 7 P. M. Departe Monday, Weinesday and Friday at 1 P. M.

OHERAW, S. C.
Arrives Tuesday, Thursday and Saturday at 6 P. M.
Departs Sunday, Tuesday and Thursday at 1 P. M. FAIR BLUFF vis LUMBERTON.

Arrives Tuesday, Thursday and Saturday at 6 A. M.
Departs Sunday, Tuesday and Thursday at 1 P. M.
ROESSON'S via ELIZABETHTOWN.
Departs Monday, Wodnesday and Friday at 6 A. M.
Arrives Tuesday, Thursday and Saturday at 2 P. M.
ELIZABETHTOWN via TEREBINTH.

ELIZABEFHTOWN 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 7 P. M.
SWIFT INLAND AND ARRIVED TO SEE THE SEE TH

cent stamps. The office will be open on Sunday from 81 to 91 A. M., and from 41 to 51 P. M. JAS. G. COOK, P. M

THE DIXIE PRIMER.

THE NORTH CAROLINA HUTUAL LIFE INSURANCE COMPANY All obsess are punctually paid within 90 days efter satisfactory proof is preserved.

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For further information the public is returned to Agents of the Company in all parts of the State, and to R. H. BATTLE, Socretory, Baleigh.

E. J. HALE, Agent at Jan'y 1859.

Blank Warrants for sale h