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and the second second second TERMS OF SUBSCRIPTION.

PAID INVARIABLY IN ADVANCE. 

## RECONSTRUCTION.

# The Reconstruction Act. AN ACT TO PROVIDE FOR THE MORE EFFICIENT

GOVERNMENT OF THE REBEL STATES. WHEREAS, No legal state governments or adequate protection for life or property now exists in the rebel states of Virginia, North civil or military, under the United States or shall count and make return of the votes Carolina, South Corolina, Georgia, Alabama, under any state, who, having previously given for and against a Convention; and the taken an oath as a member of congress, or commanding general, to whom the same Louisiana, Florida, Texas, Mississippi and Arkansas, and whereas, it is necessary that as an officer of the United States, or as a shall have been returned, shall ascertain and peace and good order should be enforced in member of any state legislature, or as an declare the total vote in each State for and said states until loyalty and republican state executive or judicial officer of any state, to against a Convention. If a majority of the governments can be legally established ; support the Constitution of the United votes given on that question shall be for a therefore,

state.

Be it enacted by the Senate and House of rebellion against the same, or given aid and held, as hereinafter provided ; but if a ma-Representatives of the United States of America comfort to the enemies thereof. But con- jority of said votes shall be against a Conin Congress assembled, That said rebel states gress may, by a vote of two-thirds of each vention, then no such Convention shall be shall be divided into military districts, and house, remove such disability. SEC. 4. The validity of the public debt of Convention shall not be held unless a mamade subject to the military authority of the

United States, as hereinafter prescribed, and the United States authorized by law, inclu-for that purpose Virginia shall constitute the ding debts incurred for payment of pen- voted on the question of holding such Contirst district; North Carolina and South Car- | sions and bounties for services in suppres- | vention. olina the second district: Georgia, Alabama sing insurrection or rebellion, shall not be and Florida the third district; Mississippi questioned. But neither the United States and Arkansas the fourth district, and Louis- nor any state shall assume or pay any debt

iana and Texas the fifth district. SEC. 2. And be it further enacted, That it or rebellion against the United States, or shall be the duty of the President to assign any claim for the loss or emancipation of tion, superintend the election, and make reto the command of each of said districts an any slave; but all such debts, obligations turn to him of the votes, list of voters, and officer of the army not below the rank of and claims, shall be held illegal and void. brigadier general, and to detail a sufficient military force to enable such officer to per- enforce by appropriate legislation the pro-

form his duties and enforce his authority visions of this article. within the district to which he is assigned. SEC. 3. And be it further enacted, That it shall be the duty of each officer assigned as An Act to Prescribe an Oath of Office and

aforesaid to protect all persons in their rights of person and property, to suppress insurrection, disorder and violence, and to punish or cause to be punished all disturbers of the public peace and criminals; and to this end he may allow local civil tribunals for the trial of offenders, he shall have power for that purpose ; and all interference under color of State authority with the exercise null and void.

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# RALEIGH, N. C., JULY 19, 1867.

tation therein shall be reduced in the pro- or printed on the ballots by which they vote GENERAL ORDERS. portion which the number of such male for delegates, as aforesaid, the words "for a

# THE CAROLINAS

ORDER FROM GEN. SICKLES FOR THE RELIEF OF DESTITUTE-IMMEDIATE COLLECTION OF CER-TAIN DEBTS PROHIBITED.

Charleston, S. C., Aprll 11, 1867.

GENERAL ORDER No. 10 .- The general destitution prevailing among the population of this military district cannot be relleved without affordlng means for the development of their industrial resources. The nature and extent of the destltution demand extraordinary measures. The peo-States, shall have engaged in insurrection or | Convention, then such Convention shall be | ple are borne down by a heavy burden of debt, the rops of grain and garden produce failed last year, many families have been deprived of shelter, many more need food and clothing, useful implements and auxilliaries of husbandry are very scarce; the laboring population in numerous localities are threatened with starvation unless supplied with food by the Government of the United States ; the inability of a large portion of the people to pay

taxes leaves the local authorities without adequate means of relief, and the gravity of the situation increased by the general disposition shown by creditors to enforce upon an impoverished people the immediate collection of all claims. To suffer all this to go on without restraint or remedy is to sacrifice the general good. The rights of creditors shall be respected, but the appeal of want and ruf-fering must be heeded. Moved by these considerations, the following regulations are announced and they will continue in force with such modification as the occarion may require until the civil government of the respective States shall be established in accordance with the requirements of the Government of the United States. The commanding General earnestly desires and confidently believes that the observance of these regulations and the co-operation of all persons concerned in employing fairly and justly the advantages still remaing to them, will mitigate the distress now existing, and that the avenues of industry, enterprise, and organization thus opened will contribute to the permanent welfare and future happiness of the people.

First : Inprisonment for debt is prohibited, unless the defendant in eqecution shall be convicted of a fraudulent concealment or disposition of his roperty with intent to hinder, delay, and prevent the creditor in the recovery of his debt or demand and the proceedings now established North and South Carolina respectively, for the trial and determining of such questions, may be adopted.

the laws of the provisional government of North Second. Judgment or decrees for the payment HEAD'QRS. SECOND MILITARY DISTRICT, rests, are hereby required to obey and execute the of money on causes of action arising between the 19th of December, 1860, and the 15th of May 1865, shall not be enforced by execution against General Orders No. 25. the property or the person of the defendant. Proceedings in such causes of action now pending It appears from sundry petitions and official shall be stayed, and no suit or process shall be representations that the present scanty supply of hereafter instituted or commenced for any such causes of action. the large quantity of grain consumed in numerous distilleries, put up and worked in defiance of the Third. Sheriffs, coroners and constables are hereby directed to suspend for twelve calendar revenue laws of the United States; it is representmonths the sale of all property upon execvtion of ed that few or none of the requirements of law process on liabilities contracted prior to the 19th are observed in any of these establishments; that of December, 1860, unless upon the written con. the officers of the internal revenue service while sent of the defendants, except in cases where the endeavoring to assess and collect the whiskey tax plaintiff, or in his absence his agent or attorney. ars frequently treated with disrespect and someshall upon oath, with corroborative testimony, altimes menaced with violence; and that when lege or prove that the defendant is moving or inoffenders are prosecuted in the civil courts and tends fraudulently to remove his property geyond violations of the internal revenue laws indisputathe territorial jurisdiction of the Court. The sale oly proved, juries fail to convict the parties; it is of real or personal property by foreclosure of mortgage is likewise suspended for twelve calanthat the election was one at which all the dar months, except in cases where the payment of interest money accruing since the 15th day of May, 1865, shall not have been made before the day of sale. officers is brought into contempt ; furthermore, Fourth. Judgments or decrees entered or enthat the milchief complained of tends to increase rolled on causes of action arising subsequent to poverty, disorder and crime ; therefore, in the exthe 15th of May, 1865, may be indorsed by execuercise of the authority vested in the Commanding tion against the property of the defendant, and in General it is ordered that, the application of the money arising under such 1. The distillation or manufacture of whiskey executions, regard shall be had to the priority of or other spirits from grain is prohibited in this the same costs and fees, to be paid in the same liens, unless in cases where the good faith of any Military District. Any person so engaged or lien shali be drawn in question. In such cases the employed will be deemed guilty of a misdemeanor. usual mode of proceeding adopted in North and The possession of a still or other apparatus for South Carolina respectively to determine that this purpose will be considered presumptive eviquestion shail be adopted. dence of a violation of the revenue laws, and the may know of any threatened breach of the peace, Fifth. All proceedings for the recovery of money under contracts, whether under seal or by parole, the consideration for which was the purchase of negroes, are suspended. Judgments or decrees a military tribunal composed of the Commanding eutered or enrolled for such causes of action shall officer of the Post and two officers of the army not be enforced. next in rank on duty within the territorial limits Sixth. All advances of moneys, subsistence, im of the Post. If the exigencies of the service do plements, and fertilizers, leaned, used, employed, not dermit the detail of other officers that fact or required for the purpose of aiding the agriculwill be duly certified and the Post Commander will registration of voters and conducting said tural pursuits of the people, shall be protected, elections shall, before entering upon the and the existing laws which have provided the hear and determine the case. 2. The penalties, punishments and forfeitures most efficient remedies in such cases for the lender prescribed by the several acts of Congress for diswill be supported and enforced; wages for labor tilling or manufacturing whiskey or other spirits performed in the production of the crops shall be in violation of the revenue laws will be imposed by a lien on the crop, and payment of the amount the military tribunals hereby authorized. due for such wages shall be enforced by the like 3. No sentence extending to imprisonment, forremedies provided to secure advances of money feiture of stills, liquor or other property, or the and other means for the cultivation of the soll. imposition of a fine or other penalty will be carried Seventh. In all sales of property and execution into effect until reported to these Headquarters y order of any court there shall be reserved out and approved by the Commanding General. f the property of any defendant who has a fami-4. All troops of the United States, Magistrates. ly dependent upon his or her labor a dwelling Sheriffs, Constables, Police and others in authority house and appurtenances and twenty acres of land are required, and all citizons are solicited, to be for the use and ocrupation of the family of the vigilant of these orders. Commanding officers defendant, and necessary articles of furniture, apwill be held responsible for their enforcement. parel, subsistence, implements of trade, husbandry By Cammand of Maj Gen. D. E. SICKLES or other employment of the value of \$500. The J. W. CLOUS, homestead exemption shall inure only to the ben-Capt. 38th Infantry, fit of families-that is to say, parent or parents A. D. C. & A. A. A. G. OFFICIAL: and child or children-in other cases the exemp-ALEXANDER MOORE. tion shall extend only to clothing, implements o Capt. 38th Infantry trade or other employment usually followed by Aid-de-Camp. SEC 8. That the convention for each State the defendant, of the value of \$100. The exemp shall prescribe the fees, salary, and compen- tion hereby made shall not be waived or defeated sation to be paid to all delegates and other by the act of the defendant. The exempted prop-Another Important Ordererty of the defendant shall be ascertained by the H'D Q'RS, 2d MILITARY DISTRICT, Sheriff or other officer enforcing the execution, CHARLESTON, S. C., June 3d, 1867. who shall specifically describe the same, and make GENERAL ORDERS. a report thereof in each case to the Court. No. 34. Eighth. The currency of the United States de I. Sheriffs, chiefs of police, city marshals, clared by the Congress of the United States to be a legal tender in the payment of all debts, dues. chiefs of detectives and town marshals of the several districts, cities, towns, and other municipal and demands, shall be recognized in North and 6th section of the act to which this is sup- South Carolina, and all cases in which the same organizations, in North Carolina and South Caroshall be tendered in payment and refused by any lina, will at once, by letter, report to Bvt. Col. Edward W. Hinks, U. S. army, provost marshal public officer will be at once reported to these general of the second military district. Charlesheadquarters or to the commanding officer of the ton, South Carolina, setting forth in the report post within which such officer resides. Ninth. Property of an absent debtor or one the name of each officer, his residence, official stacharged as such without fraud, whether consist- tion, duties, post office address, salary per annum ing of money advanced for the purposes of agri- and the authority by whom appointed. Coroners culture or appliances for the cultivation of the constables and other officers in this military dissoil, shall not be taken under the process known trict, whose duty it is to make arrests, and who Albemarle Sound, and C. C. Pool, Esq., of as foreign attachment; but the lien created by are not included in the force of any sheriff, chief any existing law shall not be disturbed, nor shall of police, city marshal, chief of detectives or town the possession or the use of the same be in any marshal, will make individual reports to the pro-E. W. Jones, of Washington, appointed for the possession or the use of the same be in any wost marshal general in like manner and form as judgment or final decree in cases where they are above required. uthorized to be enforced. Tenth. In suits brought to recover debts known felonions assault, burglary, arson, robbery or lar-

able to trial and punishment by military commis- tive officers and for the localities above designated sion. Whenever wounding or killing shall result to the provost marshal general. Blanks will be from the use of such weapons, proof that the per- furnished by him upon application. The first reson carrying or concealing a deadly weapon shall port to include the period from January 1st to be deemed evidence of a felonious attempt to take May 31st, 1867. III. Whenever any prisoner shall break and

the life of the injured person. Thirteenth. The order heretofore issued in this escape from a penitentiary, jail or other prison, military department prohibiting the "punishment in the second military district, the officer in charge of crimes and offenses by whipping, maiming, of such penitentiary, jail or other prison, shall at branding, stocks, pillory, or other corporal punshment is in force and will be obeyed by all per- shal general, setting forth in such report the date of escape, the name of the escaped prisoner, his

Fourteenth. The punishment of death in cer- description, age, residence, the crime for which tain cases of burglary and larceny imposed by the | committed, whether under sentence or awaiting existing laws of the provisional governments in trial, whether recaptured, and stating fully the this military district is abolished. Any person manner of the escape and the circumstances unconvicted of burglary or of larceny, when the der which it was effected. Reports in like form property stolen is of the value of \$25, of assault and manner will be made by all officers from and battery with intent to kill, or of assault with whose custody prisoners may escape while being a deadly weapon, shall be deemed guilty of felony, conducted to or from a prison. Whenever a prisand shall be punished by imprisonment at hard oner shall be recaptured, the fact will be at once labor for a term not exceeding ten years nor less reported to the provost marshal general by the than two years, in the discretion of the court hav-ing jurisdiction thereof. Larceny, when the val-Failure to make prompt report of escaped prisonne thereof is less than \$25, shall be punished by imprisonment at hard labor for a term not exceed-quent officer as aiding and abetting the escape. 8. In public con g one year in the discretion of the court.

Fifteenth. The Governors of North and South Carolina shall have authority within their juris- once report to the provost marshal general the person convicted and sentenced by a civil court and to remit fines and penalties.

Sixteenth. Nothing in this order shall be construed to restrain or prevent the operation of pro- sponsible for the condition and care of such jails, ceedings in bankruptcy in accordance with the acts prisons and workhouses. of Congress In such cases made and provided for with the collection of any tax, impost, excise or charge levied by authority of the United States, or of the provisional governments of North and to the provost marshal general upon blanks to be South Carolina ; but no imprisonment for over by him prescribed and furnished upon application, due taxes shall be allowed, nor shall this order or any law of the provisional governments of North and South Carolina operate to deny to minor children or children coming of age or their representatives, nor to suspend as to them any right of ac- arrested, by whom arrested, by whose order arrestion, remedy or proceeding against executors, administrators, trustees, guardians, masters, or under sentence, by what tribunal tried and senclerks of equity courts, or other officers or persons tenced; if sentenced, for what period, and the holding a fiduciary relation to the persons or the ubject of the action or proceeding.

Seventeenth. Any law or ordinance heretofore in force in North or South Carolina inconsistent | thority ; if transferred, to what place, and by with the provisions of this General Order is hereby suspended and declared inoperative.

By command of Major-Gen. D. E. Sickles, J. W. CLOUS, Capt. 38th U.S. Infantry, A. D.C. and A. A. A. G.

The number of such licenses shall be determined, and the fees to be charged for each license shall be prescribed and collected, by the municipal or town authorities and ap

The Baleigh Register

RATES OF ADVERTISING.

A. Mula Bayor

NO. 5.

propriated exclusively for the benefit of the poor. If any person shall be found drunk on the premises where liquor is sold, the li-cense may be revoked by any magistrate.— The tax imposed by the Internal Revenue laws of the United States is an additional charge and does not excuse the person from the observance of local regulations, nor en empt him from the payment of such other license fees as may be imposed by the mu-nicipal or other competent authorities.

All contracts hereafter made for the manufacture, sale or transportation, storage or insurance of intoxicating liquors shall with in this military district be deemed and treated as against public policy, and no civil action, suit or proceedings for the enforcement of any such contract shall be enter-

8. In public conveyances on railroads, IV. The sheriffs of the counties in North Carhighways, streets or navigable waters, no olina, and of districts in South Carolina, will at discrimination because of color or caste shall be made, and the common rights of all citidictions respectively to reprieve or pardon any condition of the jails, prisons or workhouses un- zens therein shall be recognized and respectder their charge, or in their respective districts or ed. The violation of this regulation will be counties, as to capacity, convenience and security, deemed a misdemeanor and render the offenand the names and residences of the officers reder liable to arrest and trial by a Military tribunal to be designated by the commanding General, besides such damages as the in-V. All civil officers having charge of any jail, jured party may sue for and recover in the prison or workhouse, in this military district, shall, on the last day of each month, make a report civil Courts.

9. The remedy by distress for rent is abol-ished, where lands are leased, or let out for of all persons who have been confined in such jail, hire or rent. Cotton, corn or other produce prison or workhouse, during the month, setting of the sale, when severed from the land, may forth the name of the prisoner, his description, be impounded, but the same shall not be re residence, age, when committed, for what offence moved. And the cotton, corn or other produce so impounded shall be held as security ted, whether under sentence or awaiting trial; if for the rent or hire so claimed and may be sold in satisfaction of any judgment for the same, Provided, that any unsuccessful claim amount of fine or costs, if any; how employed ; for labor bestowed upon the cultivation of how subsisted ; whether discharged, transferred, escaped or deceased; if discharged, by what ansuch cotton, corn, or other produce, shall in no case, be postponed to any demand for rent or hire. But to the extent of such whom. The first report made under the requirements of this paragraph will include the period claim for labor there shall be a lien on such cotton, corn or other produce having prefer-VI. All sheriffs, constables, police and other civil officers and persons, whose duty it is under

ence over any claim for rent or hire. - dit By command of MAJ. GEN. SIOKLES.

J. W. CLOUB, A. A. A. G. and ro mails

The following is the oath ("iron-clad") of office referred to in the Reconstruction in sixty days from the date of election, shall and Supplemental Acts. Be it enacted, That hereafter any person the notification; and said Convention, when to take jurisdiction of and try offenders, or elected or appointed to any office of honor organized, shall proceed to frame a constiwhen in his judgment it may be necessary or profit under the government of the Uni- tution and civil government according to ted States, either in the civil, military or the provisions of this act and the act to

to organize military commissions of tribunals naval department of the public service, ex- which it is supplementary; and when the cept the president of the United States, shall same shall have been so framed, said constibefore entering upon the duties of such tution shall be submitted by the convention of military authority under this act shall be office, and before being entitled to any of for ratification to the persons registered unthe salary or other moluments thereof, take der the provisions of this act at an election

persons put under military arrest by virtue of this act shall be tried without unnecessary affirm) that I have never voluntarily borne affirm) that I have never voluntarily borne affirm) that I have never voluntarily borne

the United States.

Approved July 2, 1862.

to facilitate restoration.

Supplementary Reconstruction Bill.

or obligation incurred in aid of insurrection

SEC. 5. The congress shall have power to

for Other Purposes-

a Convention the commanding general, withnotify the delegates to assemble, in Convention, at a time and place to be mentioned in

citizens shall bear to the whole number of | Convention ;" and these voting against such

held under this act : Provided. That such a

SEC. 4. That the commanding general of

each district shall appoint such loyal officers

or persons as may be necessary, not exceed-

ing three in each election district, in any

State, to make and complete the registra-

of the persons elected as delegates by a plu-

rality of the votes cast at said election ; and

upon receiving said returns he shall open

the same, ascertain the persons elected as

delegates according to the returns of the of-

ficers who conducted said election, and make

proclamation thereof, and if a majority of

the votes given on that question shall be for

SEC. 4. And be it further enacted, That all and subscribe the following oath or affirma- to be conducted by the officers or persons

male citizens twenty-one years of age in such a convention shall have written or printed on such ballots the words "against a Con-SEC. 3. No person shall be a senator or vention." The persons appointed to superrepresentative in congress, or elector of pres- intend said election, and to make return of ident and vice president, or hold any office, the voters given thereat, as herein provided,

HOOR'S SECOND MILITARY DISTRICT,

delay and no cruel or unusual punishment shall be inflicted; and no sentence of any military commission or tribunal hereby authorized, affecting the life or liberty of any person, shall be executed until it is approved by the officer in command of the district ; and the laws and regulations for the government of the army shall not be affected by this act, except in so far as they may conflict with its provisions; Provided, That no sentence of death, under the provisions of this act, shall be carried into effect without the approval of the President.

SEC. 5. And be it further enacted, That when the people of any one of the aforesaid rebel states shall have formed a constitution of government in conformity with the constitution of the United States in all respects, framed by a convention of delegates elected by the male citizens of said state twentyone years old and upward, of whatever race, color, or previous condition, who have been esident in said state for one year previous to the day of such election, except such as may be disfranchised for participation in the rebellion or for felony at common law; and when such constitution shall provide that the elective franchise shall be enjoyed by all such persons as have the qualifications herein stated for election of delegates; and when such constitution shall be ratified by a majoriy of the persons voting on the question of ratification who are qualified as electors for delegates, and when such con-

stitution shall have been submitted to congress for examination and approval, and congress shall have approved the same; and when said state, by a vote of its legislature elected under said constitution shall have adopted the amendment to the coustitution of the United States proposed by the thirty-

ninth congress, and known as article 14, and when said article shall have become a part of the constitution of the United States, said state shall be declared entitled to representation in congress, and senators and representatives shall be admitted therefrom on taking the oath prescribed by law, and then and thereafter the preceding sections of this act shall be inoperative in said state .: Provided, That no person excluded from the privilege of holding office by said proposed amendment to the Constitution of the United States shall be eligible to election as a member of the convention to frame a constitution for any of said rebel States, nor shall any such person vote for member of said conven-

## tion

SEC. 6. And be it further enacted, That until the people of said rebel states shall be, by law, admitted -to representation in congress of United States, any civil governments which may exist therein shall be deemed provisional only, and in all respects subject to the paramount authority of the United States at any time to abolish, modify, control or supercede the same ; and in all elections to any office under such provisional governments all persons shall be entitled to vote, and none other, who are entitled to vote under the provisions of the fifth section of this act; and no person shall be eligible to any office under any such provisional governments who would be disoualified from holding office under the provisions of the third article of said constitutional amendment.

### Constitutional Amendment

The following is the Constitutional Amend ment, commonly called the Howard Amendment

SECTION 1. All persons born or naturalized manding general, shall appoint and direct of Craven. of which at least thirty days' notice shall be above just debts will be sufficient For the 3d district, W. A. Guthrie, Esq., as actions ex contractu ball, as heretofore author- ceny-where the property stolen is of the value in the United States and subject to the juris modeled, we are enabled to offer extra facilities diction thereof are citizens of the United given, the election shall be held of delegates 4. The Mayors of cities and other municiized, shall not be demanded by the suitor nor ta- of twenty-five dollars and more shall be committed of Cumberland. for the comfort and pleasure of our Guests. States and of the state wherein they reside. to a Convention for the purpose of establishpal and town officers, and all Sheriffs, Magken by the sheriff or other officer serving the pro- within any city or town in this military district, For the 4th district John T. Deweese, Esq., GEO. K. CHASE & CO., cess; in suits for trespass, libel, wrongful conver- the chief officer of police of such city or town istrates and Police officers, are required to No state shall make or enforce any law ing a constitution and civil government for 23-tf of Wake. sion of property, and other cases, known as ac- shall at once investigate the case and report the be vigilant and efficient in maintaining orwhich shall abridge the privileges or immu- such State loval to the Union, and said Con-For the 5th district Thomas B. Keogh, tions ex delicto bail, as heretofore authorized, may be demanded and taken. The prohibition of bail the nature of the crime, the name and residence and residence the authorized to co-operate with the Company Shops Hotel, nities of citizens of the United States; nor vention in each State (except Virginia) to Esq., of Guilford. shall any state deprive any person of life, consist of the same number of members as For the 6th district R. F. Broadfield, Esq., liberty or property without due process of the most numerous branch of the State Leg-THIS HOTEL, in cases ex contractu shall not extend to persons of the party against whose person or property such military authorities. of Rowan. HAVING BEEN RECENTLY about to leave the State, but the fact of intention crime has been committed, the time when and law, nor deny to any person within its juris- | islature of such State in the year 1860, to be 5. Post commanders may summon to their For the 7th district Clinton B. Cilley, Esq., must be clearly established by proof. renovated, is now open for the reception of regu place where it was committed, the name, descripapportioned among the several districts. aid, whenever the ordinary means at their diction the equal protection of the laws. of Caldwell, for the Eastern half, and R. H. Eleventh. In criminal proceedings the usual tion and residence of offender, if known; and if lar boarders and transient custom. disposal shall not be sufficient to execute SEC. 2. Representatives shall be appor- counties, or parishes of the State by the com-I am prepared to furnish meals to persons Cannon, Esq., of Jackson, for the Western recognizances shall be required and taken by the the offender has been arrested, stating what steps their orders, such of the civil officers, and as travelling up or down the Central Road, on the tioned among the several states according to manding general, giving to each representa- half. proper civil officers heretofore authorized by law | have been taken to secure his punishment; and if many of the citizens, within the territorial their respective numbers, counting the whole tion in the ratio of the voters registered as arrival of regular trains. to take the same, provided that upon complaint not in custody, giving any information which may number of persons in each state excluding aforesaid, as nearly as may be. The convenlimits of the military post, as may be neces-JAMES W. ALBRIGHT being made to any magistrate or other person au- be of service in securing his detection and arrest. thorized by law to issue a warrant for breach of the peace or any criminal offense it shall be the tricts in South Carolina, shall investigate and to aid and assist in the execution of the or-Indians not taxed. But when the right to tion in Virginia shall consist of the same vote at any election for the choice of elec- number of members as represented the terri-TARRELL'S HOTEL, tors for president and vice president of the tory now constituting Virginia in the most West Market Street, Greensboro, N. C., duty of such magistrate or officer to issue his war- make report of such offences, when committed ders of the Commanding officer will be rant on the recognizance of the complainant to within their respective counties or districts, and deemed a misdemeanor, punishable by such United States, representatives in congress, numerous branch of the Legislature of said prosecutes without requiring him to give security not within the limits of any city or town, in like fine and imprisonment as may be imposed HIGH POINT, N. C., executive and judicial officers of a state, or State in the year 1860, to be apportioned as Having fitted up a splendid Joh manner and form as is herein required of police by a military tribunal approved by the Comon such recognizance the members of the legislature thereof, is aforesaid. I. M. JARRELL, Proprietor. Twelfth. The practice of carrying deadly weap- of cities and towns. When an offender, whose denied to any of the male inhabitants of SEC. 3. That at said election the registermanding General. ons, except by officers and soldiers in the military service of the United States, is prohibited. The of the arrest will be made at once by the officer in such state being twenty-one years of age and ed voters of each State shall vote for or PRINTING OFFICE. 6. No license for the sale of intoxicating The traveling public may rest assured of finding good and comfortable accommodations at this citizens of the United States, or in any way against a convention to form a Constitution abridged except for participation in rebel-lion or other crime, the basis of represen- vor of such a Convention shall have written liquors in quantities less than one gallon or concealment of such weapons on the person will charge to the provost marshal general. be deemed an aggravation of the offense. A vio-Consolidated monthly reports of the above enu-Offers his services to the public. house. lation of this order will render the offender amed- merated crimes will also be made by the respec- ed to any person other than an Inn-keeper. June 14, 1867. 24-3m.

arms against the United States since I have the expiration of thirty days from the date been a citizen thereof ; that I have volun- of notice thereof, to be given by said contarily given no aid, countenance, counsel or vention : and the returns thereof shall be encouragement to persons engaged in armed made to the commanding general of the dishostility thereto; that I have never sought | trict. nor accepted, nor attempted to exercise the SEC. 5. That if, according to said returns, functions of any office whatever, under any the constitution shall be ratified by a majorauthority or pretended authority, in hostility ity of the votes of the registered electors

to the United States; that I have not yieldqualified as herein specified, cast at said ed a voluntary support to any pretended election, at least one-half of all the registergovernment, power or constitution within ed voters upon the question of such ratificathe United States, hostile or inimical thereto; tion, the president of the convention shall and I do further swear (or affirm) that to the transmit a copy of the same, duly certified, best of my knowledge and ability, I will supto the President of the United States, who port and defend the constitution of the Unishall forthwith transmit the same to Conted States against all enemies, foreign and gress, if then in session, and if not in session, domestic; that I will bear true faith and then immediately upon its next assembling; allegiance to the same; that I take this obliand if it shall moreover appear to Congress gation freely, without any mental reservation or purpose of evasion, and that I will registered and qualified electors in the State well and faithfully discharge the duties of had an opportunity to vote freely and withthe office on which I am about to enter. So out restraint, fear, or the influence of fraud. help me God," which oath so taken and and if the Congress shall be satisfied that igned, shall be preserved-among the files of such constitution meets the approval of a of the court, houses of congress, or the demajority of all the qualified electors in the partment to which said officer may apper-State, and if the said constitution shall be tain. And any person who may falsely take declared by Congress to be in conformity said oath shall be guilty of perjury, and on with the provisions of the act to which this conviction, in addition to the penalties now is supplementary, and the other provisions prescribed for that offence, shall be deprived of said act shall have been complied with. of his office, and rendered forever incapable

and the said constitution shall be approved after, of holding any office or place under by Congress, the State shall be declared entitled to representation, and senators and representatives shall be admitted therefrom as therein provided. SEC. 6. All elections in the States mentioned in the said "Act to provide for the

An act supplemental to an act entitled an act to more efficient government of the rebel States,' provide for the more efficient government of shall, during the operation of said act, be the rebil States, passed March 2, 1867, and by ballot; and all officers making the said Be it enacted, That before the 1st day of September, 1867, the commanding general discharge of their duties, subscribe an oath in each district defined by an act entitled faithfully to perform the duties of their said An act to provide for the more efficient office and the oath prescribed by the act apgovernment of the rebel States," approved March second, eighteen hundred and sixtyproved July 2, 1862, entitled "An act to prescribe an oath of office": Irovided, That seven; shall cause a registration to be made f any person shall knowingly and falsely of the male citizens of the United States take and subscribe any oath in this act

perjury. of the State of -----; that I have resided in said under or by virtue of this act, shall be paid State for \_\_\_\_\_ months next preceding this day, out of any moneys in the Treasury not otherand now reside in the county of \_\_\_\_\_, or parish wise appropriated. of \_\_\_\_\_, in said State, as the case may be; that

I am twenty-one years old; that I have not been disfranchised for participation in any rebellion or civil war against the United States, nor for felony officers and agents herein authorized or necescommitted against the laws of any State or of the sary to carry into effect the purposes of this United States : that I have never been a member act, not herein otherwise provided for, and of any State Legislature, nor held any executive or judicial office in any State, and afterwards en- shall provide for the levy and collection of gaged in insurrection against the United States, such taxes on the property in such State as and given aid or comfort to the enemies thereof: may be necessary to pay the same. that I have never taken an oath as member of

SEC. 9. That the word "article" in the Congress of the United States, or as an officer of the United States, or as a member of any State plementary shall be construed to mean "sec-

> -----Registers in Bankruptcy.

We learn that the following appointments have been made:

The 1st district has been divided by the Pasquotank appointed for one part, and Col. the other part.

ARTICLE XIV. ing citizens and worth, in the aggregate, at such time and places therein as the com-For the 2d district R. F. Lehman, Esq., authorized to be enforced. double the amount of the bond, over and erate rates.

lawful orders of the provost marshal general to the same effect as they are required by law to obey

and execute writs, warrants, or other process issued by civil magistrates. And any resistance, or disobedience of the lawful orders or authority food in the Carolinas is seriously diminished by of the provost marshal general, shall subject the offender to trial by a military commission, and upon conviction, to removal from office and punishment by fine and imprisonment.

from January 1st to May 31st, 1867.

VII. Duplicates of the report required, by the provisions of paragraph II, III and V of this orler, to be made by local officers to the provost marshal general, will at the same time be sent to

the proper post commander. VIII. The performance of the duties enjoined by this order will not be construed to relieve civil officers from the discharge of any of the duties now required of them by laws of the local provis further shown that this unlawful traffic makes | ional governments. And any civil officer who food dearer in places where large numbers are de- shall refuse or neglect to perform promptly the pending upon public and private bounty ; that the duties herein required of him, or who shall make Government is, besides, defranded of a large any false return or report of the matters herein amount of revenue ; that the authority of its civil prescribed, shall be dismissed from his office, and be subject to trial by military commission for misdemeanor.

IX. Sheriffs, constables and other officers, whose official emoluments are confined to costs and fees, shall be allowed for services performed

provisional governments for like service under

those laws. X. All persons in this military district, who

party or parties using the same, or on whose or of the commission of any crime or offence, are premises, or in whose possession the same may be requested to make complaint thereof at once to ound, will be arrested and brouget to trial before the chief of police or marshal of the city or town; or, if the crime or disorder shall be committed without the limits of any city or town, to a mag istrate or the sheriff of the county or district, and if prompt action shall not be taken by the officer to whom the matter shall be reported, such persons are requested to report all the facts to the post commander and to the provost marshal

general. XI. Imprisonment for default in payment of osts, fees, or charges of court, attornies or public officers, shall not exceed thirty days. By command of

Maj-Gen'l D. E. SICKLES.

Important Order from Gen. Sickles. HEAD Q'RS 2ND MILITARY DISTRICT, Charleston, May 30.

[General Orders No. 32.]

1. Any citizen, a qualified voter accordel States, passed March 2nd, 1867, and the act supplemental thereto, passed March 23d, 1867, is eligible to office in the Provisional government of North and South Carolina .--All persons appointed to office will be required to take the oath prescribed by the act aforesaid and to file the same duly subscribed and sworn to with the Post Commander. 2. All citizens assessed for taxes, and who shall have paid taxes for the current year, 21, 23, 24 & 27 Broadway, New York. are qualified to serve as jurors. It shall be the duty of the proper civil officers, charged with providing lists of jurors, to proceed within their several jurisdictions, without delay, and ascertain the names of all qualified persons, and place them on the jury lists, and from such revised lists all jurors shall

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cipal Railroad and Steamboat depots. THE STEVENS HOUSE has liberal accom modation for over 300 guests-it is well furnished, and possesses every modern improvement for rights and the Constitution and laws of the the comfort and entertainment of its inmates. The United States. The bond required as secu- rooms are spacious and well ventilated-provided with gas and water-the attendance is prompt hundred dollars. One or more sureties be- and respectful-and the table is generously provided with every delicacy of the season-at mod-

The rooms having been refurnished and re-

Proprietors,

Proprietress.

4-38-pd

MRS. S. A. HIGH,

be hereafter summoned, and drawn in the manner required by law.

3. All citizens are eligible to follow any icensed calling, employment or avocation, subject to such impartial regulations as may be prescribed by municipal or other competent authority, not inconsistent with common rity shall not exceed the penal sum of one

the best of my ability, encourage all others to do so-so help m · God."-Which oath or affirmation

Legislature, or as an executive or judicial officer tion. of any State, to support the Constitution of the United States, and afterwards engaged in insursection or rebellion against the United States, or given aid or comfort to the enomies thereof ; and that I will faithfully support the Constitution and obey the laws of the United States ; and will, to

may be administered by any registering officer. SEC. 2. That after the completion of the

registration hereby provided for in any State

twenty-one years of age and upwards, resiprescribed, such person so offending, and dent in each county or parish, in the State eing thereof duly convicted, shall be subor States included in his district, which regject to the pains, penalties, and disabilities istration will include only those persons who which by law are provided for the punishare qualified to vote for delegates by the act ment of the crime of wilful and corrupt aforesaid, and who shall have taken and subscribed the following oath or affirmation : SEC. 7. That all expenses incurred by the " I, \_\_\_\_\_, do solemnly swear, (or affirm) in several commanding generals, or by virtue the presence of Almighty God, that I am a citizen of any orders or appointments made by them,