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and contend for that freedom of speech so long

denied us by the enemies of the Union, who, when

their cause failed, scarcely hoped that their lives

make our friends in Congress believe that no loyal

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nesty is necessary to insure peace and quiet to our section; while the truth is, it would be the

initiatory step to scenes of crime and bloodshed.

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tion of every true lover of his country in our ef-

leges. Let every man put his shoulder to the

wheel, and we shall soon see again the laws of our

country obeyed and its supporters honored, instead

of the open grumbling and undisguised hatred of

that particular class of rebels, who, while support-

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taken and ambitious leaders, yet took very good

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7.45, A. M.

430, P. M.

8.45, P. M.

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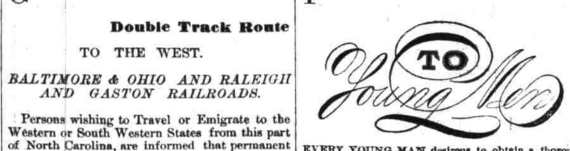
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RECONSTRUCTION.

SUPPLEMENTARY RECONSTRUCTION BILL AS PASSED BY BOTH. HOUSES OF CONGRESS.

House of Representatives of the United States of America in Congress assembled. That it is hereby declared to have been the true intent and meaning of the act of the second day of March, one thousand eight hundred and sixty-seven, en-titled an act for the more efficient government of the rebel States, and of the act supplementary thereto, passed on the 23d. day of March, in the year 1867, that the governments then existing in the rebel States of Virginia, North Carolina, South Carolina, Georgia, Mississippi, Alabama, Louisiana, Florida, Texas and Arkansas, were illegal and void, and thereafter the same govern-ments, if continued, were to be continued subject in all respects to the Military Combanders of the respective Districts and to the autority of Con-

have power, subject to the approval of the General of the armies of the United States, to have effect till disapproved, whenever in the opinion of such commander the proper administration of said act shall require it, to suspend or remove duties and the exercise of official powers, any officer or person holding or exercising, or prooffice or duty in such district, under any power, election, appointment, or authority derived from or granted by, or claimed under any so-called pal or other division thereof, and upon such suspension or removal such commander, subject to the approval of the General aforesaid, shall have the power to provide from time to time for the performance of the said duties of such officer or some competent officer or soldier of the army or by the appointment of some other person to perform the same and to fill vacancies occasioned by death, resignation or otherwise.

SEC 3. And be it further enacted, That the General of the armies of the United States shall be invested with all the powers of suspension, removal, appointment and detail granted in the preceding section to district commanders.

SEC 4. And it be further enacted, That the acts of the officers of the army already done in removing in said districts persons exercising the | South Carolina respectively, for the trial and defunctions of civil officers and appointing others in their stead are hereby confirmed; provided that any person heretofore or hereafter appointed by district commander to exercise the functions of any civil office may be removed, either by the military officer in command of the district or by the General of the army; and it shall be the duty of commanders to remove from office, as aforesaid all persons who are disloyal to the government of the United States, or who use their official influence in any manner to hinder, delay, prevent or obstruct the due and proper administration of this act, and

the acts to which this is supplementary.

SEC. 5. And be it further enacted, That the of the rebel States," passed March 2, eighteen hundred and sixty-seven, shall have power, and it of registration, by reason of race or color.

said supplementary act is (among other things) that no person who has been a member of the Legislature of any State or who has held any ex-'ecutive or judicial office in any State, whether he has taken an oath to support the Constitution of the United States or not, and whether he was strued to include all civil offices created by law for

State, or for the administration of justice. SEC. 7. And be it further enacted, That the time for completing the original registration provided for in said act nay, in the discretion of the commander of any district, be extended to the 1st day of October, 1867; and the boards of registration shall have power, and it shall be their duty, commencing fourteen days prior to any election under said act, and upon reasonable public notice of the time and place thereof, to revise for a period of three days the registration lists; and upon being satisfied that any person not entitled thereto has been registered, to strike the name of such person from the list. And such board shall also, during the same period, add to such registry the names of all persons who at that time possess the qualifications required by said act who have not beenalready registered, and no person shall at any time be entitled to be registered or to vote ov reason of any executive pardon or amnesty for any act or thing which, without such pardon or amnesty, would disqualify him from registration

or voting.

in such board. SEC. 9. That all members of said Boards of Registration and all persons hereafter elected or appointed to office in said military districts, under any so-called State or municipal authority or by detail or appointment of the District Commanders. shall be required to take and subscribe to the oath

United States. officers or appointees acting under them shall be authorized to be enforced. officer of the United States.

thereof may be fully and perfectly carried out. proval

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THE CAROLINAS

ORDER FROM GEN. SICKLES FOR THE RELIEF O SECTION 1. Be it enacted by the Senate and TAIN DEBTS PROHIBITED.

SEC. 2. And be it further enacted, That the commander of any district named in said act shall

poards of registration provided for in the act entitled "an act supplementary to an act entitled an act to provide for the more efficient government any person, to ascertain upon such facts or infor mation as they can obtain, whether such person is oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is entitled thereto; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case herein after provided, the board shall make a note or memorandum, which shall be returned with the registration list to the commauding Generals of the Districts, setting forth the ground of such refusal, or such striking from the lift: Provided, that no person shall be disqualified,—as a member of any board

SEC. 6. And be it further enacted, That the true intent and meaning of the oath prescribed in holding such office at the commencement of the rebellion or had held it before, and who has afterward engaged in insurrection or rebellion against the United States, or given aid or comfort to the enemies thereof, is entitled to be registered or to ote; and the words "executive or judicial office in any State" in said oath mentioned shall be conthe administration of the general law of the

SEC. 8. And be it further enacted, That section 4 of the said last named act shall be construed to authorize the commanding general named therein, whenever he shall deem it needful, to remove any member of a board of registration, and to appoint another person in his stead, and to fill any vacancy

jul 12 of office prescribed by law for officers of the

ber of the Board of registration or any of the judgment or final decree in cases where they are bound in his action by any opinion of any civil

SEC. 11. That all the provisions of this act, and the acts to which this is supplementary, shall be construed liberally, to the end that all the intents This bill has been passed by both Houses of Congress and sent to the President for his ap-

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HOOR'S SECOND MILITARY DISTRICT. Charleston, S. C., April 11, 1867.

GENERAL ORDER No. 10.-The general des-

titution 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 destitution demand extraordinary measures. The people are borne down by a heavy burden of debt, the crops 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 from office, or from the performance of official 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 ruffessing to hold or excercise, any civil or military | 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 State or the government thereof, or any munici- 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 person so suspended or removed by the detail of employing fairly and justly the advantages still remaing to them, will mitigate the distress now

> ness of the people. First: Inprisonment for debt is prohibited, un-less the defendant in eqecution shall be convicted of a frandulent concealment or disposition of his property with intent to hinder, delay, and prevent the creditor in the recovery of his debt ordemand. and the proceedings now established North and

existing, and that the avenues of industry, enter-

prise, and organization thus opened will contrib-

ute to the permanent welfare and future happi-

termining of such questions, may be adopted. Second. Judgment or decrees for the payment of money on causes of action arising between the 19th of December, 1860, and the 15th of May the property or the person of the defendant. Proceedings in such causes of action now pending shall be stayed, and no suit or process shall be hereafter instituted or commenced for any such

Third. Sheriffs, coroners and constables are hereby directed to suspend for twelve calendar months the sale of all property upon execution of process on liabilities contracted prior to the 19th of December, 1860, unless upon the written con sent of the defendants, except in cases where the plaintiff, or in his absence his agent or attorney shall upon oath, with corroborative testimony, allege or prove that the defendant is moving or inshall be their duty, before allowing registration of tends fraudulently to remove his property qeyond the territorial jurisdiction of the Court. The sale of real or personal property by foreclosure of entitled to be registered under said act, and the mortgage is likewise suspended for twelve calandar 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. Fourth, Judgments or decrees entered or enrolled on causes of action arising subsequent to the 15th of May, 1865, may be indorsed by execution against the property of the defendant, and in the application of the money arising under such executions, regard shall be had to the priority of liens, unless in cases where the good faith of any lien shali be drawn in question. In such cases the usual mode of proceeding adopted in North and South Carolina respectively to determine that question shail be adopted.

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 eutered or enrolled for such causes of action shall not be enforced.

Sixth. All advances of moneys, subsistence, implements, and fertilizers, loaned, used, employed, or required for the purpose of aiding the agricultural pursuits of the people, shall be protected, and the existing laws which have provided the most efficient remedies in such cases for the lender will be supported and enforced; wages for labor performed in the production of the crops shall be a lien on the crop, and payment of the amount due for such wages shall be enforced by the like remedies provided to secure advances of money and other means for the cultivation of the soll. Seventh. In all sales of property and execution

by order of any court there shall be reserved out of the property of any defendant who has a family dependent upon his or her labor a dwellinghouse and appurtenances and twenty acres of land for the use and ocrupation of the family of the defendant, and necessary articles of furniture, apparel, subsistence, implements of trade, husbandry or other employment of the value of \$500. The homestead exemption shall inure only to the benfit of families-that is to say, parent or parents and child or children—in other cases the exemp-tion shall extend only to clothing, implements of trade or other employment usually followed by the defendant, of the value of \$100. The exemption hereby made shall not be waived or defeated by the act of the defendant. The exempted property of the defendant shall be ascertained by the Sheriff or other officer enforcing the execution who shall specifically describe the same, and make a report thereof in each case to the Court.

Eighth. The currency of the United States declared by the Congress of the United States to be a legal tender in the payment of all debts, dues, and demands, shall be recognized in North and South Carolina, and all cases in which the same shall be tendered in payment and refused by any public officer will be at once reported to these post within which such officer resides.

charged as such without fraud, whether consistthe possession or the use of the same be in any wise interfered with except in the execution of a

ized, shall not be demanded by the suitor nor taken by the sheriff or other officer serving the process; in suits for trespass, libel, wrongful conversion of property, and other cases, known as actions ex delicto bail, as heretofore authorized, max be demanded and taken. The prohibition of bail in cases ex contractu shall not extend to persons about to leave the State, but the fact of intention must be clearly established by proof. Eleventh. In criminal proceedings the usual recognizances shall be required and taken by the proper civil officers heretofore authorized by law

to take the same, provided that upon complaint being made to any magistrate or other person authorized by law to issue a warrant for breach of the peace or any criminal offense it shall be the duty of such magistrate or officer to issue his warrant on the recognizance of the complainant to prosecutes without requiring him to give security on such recognizance. Twelfth. The practice of carrying deadly weap-

concealment of such weapons on the person will be deemed an aggravation of the offense. A violation of this order will render the offender amed-

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to all the Northern Markets, and have successfully worked the Line to the entire satisfaction of Shippers. North and South, for the last ten years, as the TEN THOUSAND Shippers in North and South Carolina will testify. We paid the State near Seven Hundred Thousand Dollars for her Interest in this Road—thereby saving the people from Taxation, for all time to come, \$40,000 per year; and we unhesitatingly declare that we can and will give more dispatch to all points, North and South, than any other Line. South, than any other Line.

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to ship as follows:

headquarters or to the commanding officer of the Ninth. Property of an absent debtor or one ing of money advanced for the purposes of agriculture or appliances for the cultivation of the soil, shall not be taken under the process known as foreign attachment; but the lien created by any existing law shall not be disturbed, nor shall

as actions ex contractu bail, as heretofore author-

ons, except by officers and soldiers in the military service of the United States, is prohibited. The

GENERAL ORDERS. able to trial and punishment by military comm sion. Whenever wounding or killing shall result from the use of such weapons, proof that the person carrying or concealing a deadly weapon shall be deemed evidence of a felonious attempt to take the life of the injured person.

Thirteenth. The order heretofore issued in this

military department prohibiting the punishment of crimes and offenses by whipping, maiming, branding, stocks, pillory, or other corporal pun-ishment is in force and will be obeyed by all per-Fourteenth. The punishment of death in certain cases of burglary and larceny imposed by the existing laws of the provisional governments in this military district is abolished. Any person convicted of burglary or of larceny, when the property stolen is of the value of \$25, of assault and battery with intent to kill, or of assault with a deadly weapon, shall be deemed guilty of felony, and shall be punished by imprisonment at hard labor for a term not exceeding ten years nor less

ing jurisdiction thereof. Larceny, when the value thereof is less than \$25, shall be punished by imprisonment at hard labor for a term not exceeding one year in the discretion of the court. Fifteenth. The Governors of North and South | BLANK-BOOK MANUFACTURER Carolina shall have anthority within their jurisdictions respectively to reprieve or pardon any person convicted and sentenced by a civil court

and to remit fines and penalties.

than two years, in the discretion of the court hav-

Sixteenth. Nothing in this order shall be construed to restrain or prevent the operation of proceedings in bankruptcy in accordance with the acts of Congress ln 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 South Carolina; but no imprisonment for over 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 action, remedy or proceeding against executors, administrators, trustees, guardians, masters, or clerks of equity courts, or other officers or persons holding a fiduciary relation to the persons or the

with the provisions of this General Order is hereov suspended and declared inoperative. By command of Major-Gen. D. E. Sickles, J. W. CLOUS,

n force in North or South Carolina inconsistent

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