EGISTER, ALEIGH

NORTH-CAROLINA STATE GAZETTE.

Oursare the Plans of fair delightful Peace, " Unwarp'd by Party Rage tolivelike Brethers."

VCL. IV.

MUNDAY, MAY 16, 1803.

No. 187.

Hy Authority.

SEVENTH CONGRESS.

UNITED STATES.

At the Second Seffion, Begun and beld at the City of Washington, in the Territory of Columbia, on Monday the fixth of December, one thoufand eight bun-

More effectually to provide for the organiza. tion of the militia of the diftrict of Co.

BE it enafted by the Senate and House of Representatives of the United States of America in Congress affem bled, That it shall and may be law. ful for the President of the United States, whenever an increase of the militia of the territory, or other circumstances, shall, in his opinion, make it necessary to lay off the faid militia into addit enel com. panies, battalions, regiments, or legions and brigades, and shall appoint and commissio, during plea. fure, the proper officers for the same.

Sec. 2. And be it further enacled That the Prelident of the Unite States, shall, when he may deem it necessary, ap oint the proper offi. cers, to compose at least one troop of cavalry, one company of artillery, one company of light infan. try, and one company of grena. diers or riflemen, to each legion, which officers shall proceed, by voluntary enliftment, within their le. gion, to complete their compony or companies, with the least poffible delay; and every person belong! ing to the faid companies, shall wear, whilst on duty, such caps or hats, and uniforms, to be purchafed at their own expence, as the commanding officer of the brigade to which they belong, shall deter mine on and direct; and the far companies shall perform the lame routine of duty, and be lubject . to the same rules, regulations, penalties, and orders, as the relt of the militia; the Prefident may neverthele's order them, or any of them, out on duty, as occasion, in his opinion, may require, by entire companies. That no person belonging to any battalion company. thall, under colour of enlifting intany company to be made up by vo. luntary enrolmen , he excused from doing duty in the infantry, and in the company in which he had been enrilled, or might be enro'led, unti he shall have equip. ped himseli for lervi e, in fuch vo lunteer company, according to law, and fhall have produced a certificate thereof from the commanding officer of fuch company, to the commanding officer of the batallion company, to which he did or might properly belong; and no person having enlitted in any volunteer company, shall be permitted to withdraw himself from the same, under the penalty of ten dollars, unless in case of removal from his legionary ditriet, to be recovered as other fines imposed by this act, upon the evidence of the commanding officer of the company, from which he shall fo withdiaw; which commanding officer shall return all such cases to firft battalion court of enquiry that shall fit thereafter. And the commander's of the respective legions shall direct, by order, to the different commanders of battalions, to what battalions the different volunteer companies shall be attached. and shall parade with on battalion duty; and shall direct how they shall be posted on legionary parades,

brigadier-general. That where any battalion or company diffricts, or alteration in diffricts actually laid off, may hereafter be found recellary, the commanding officers | legions shall assemble the commanding others of battalions at id companies at tome fit and conve nent plach, and may proceed to lay off or alter any such battalion or coa vany diffricts, which diffricts fh Il in all cales be defigna ed by certai n lines and bounds, and recora ded by the clerks of the rel ective courts, of enquiry.

Sec. 4. And be it further enalled, That it 1 hall be the duty of the comofficers of the companies to manding thwith todivide the com-1: ruceou fc lanies mite divisions by ballot, from. the to ten. tor the purpose of regu-Jet tontiffe?

of duty when called into

aftual service, and to return a rofter of each division, and its number or rotation, within fifteen daysthereaf' er, to the commanding officerof his battalion, who shall forthwith transmitthe same to the commanding officer of the regiment or legion, who shall direct the same to be recorded by the clerk of the court of enquiry. The same regulations shall be obsern ved by every commanding officer of a company, battalion and legion of regiment, on the subsequent enrol ment of any person therein, unless fuch person shall produce a certifi cate of his having been before drawn for the above purpose, in which case he shall be enrolled according ly; and any militia man removi out of the bounds of one compan into another, shall apply to the commanding officer of the company to which he did belong, who fh ! give him a discharge, certifying the class wherein he was arranged, and whether he had performed his tout of duty ornot, and also the time and date of fuch fervice, which certificate the faid militia man shall produce to the captain or commanding officer of the company into whole hounds he shall so have removed, within tendays after his fettlement, and luch officer is hereby required to enrol him in the numerical class specified therein; and every militia man so removing, and failing to protice fuch certificate, shall be arranged and enrolled in the class destined to perform the next tour of duty; and if any captain or commanding officer of a company shall refuse to grant such certificate upon pplication to himmade for thatpurpole, he shall for such refusal incur a penalty of thirty dollars, to be affessed and applied as other fines im. nosed by this act.

Sec. 5. And be it further enacted, That each and every officer appointed, or who may hereafter be appointed and commissioned in manner aforefaid, shall, previous to entere ing on the execution of his office, take the following oath (to be administered by a justice of the peace, or the court of the county in which tuch officer refides) to wit: "I 40 fwear that I will support the constitution of the United States,

and faithfully discharge the duties of ... in the of the militia in the district of Columbia, to the best of my skill and judgment, so help me God." If the said oath be administerd by a justice of the peace, it shall be his duty to certify the same to the court of his respective county, there to be entered of record by the clerk.

Sec. 6. And be it further enacted, That the commanding officers of companies shall enrol every able bodied white male, between the ages of eighteen and forty-five years, (except fuch as are exempt from military cuty by the laws of the United States) resident within his diftriet; & that in all cafes of doubt refpecting the age of anyperson enrolled or intended to be enrolled in any company, the party questioned shall prove his age to the latisfaction of the legionary court of enquiry, with_ i whole bou ds he ma resid; and it shall at all times hereafter be the duty of every luch captain or commanding officer of a company, to enrol every such white male as aeighteen years, and under the age of forty-five years (except as before ex-Sec. 3. And be it further enacted, lay, notify fuch person of the fait missioned officer, by whom such notice may be proved.

Sec. 7. And be it further enacted, That the President of the United States, upon complaint for milconduct lodged with the department of war, in writing, by any one or more commissioned officers, may at his discretion, cause to be arrested any major-general or brigadier-general, and order a court-martial, to be composed of all the other general of ficers, field officers and captains, or to many of them (having regard to leniority) as shall amount to thireen, in the militia of the territory; which courtmartial shall proceed in the same way , and under the same re-

for the trial of field officers. And hereinafter directed, and for other cers of companies to their ferny major-general, or brigadier-geeral, for misconduct within their wn knowledge, or upon complaint odged in writing by any commissined officer, shall have power to aroft any lieutenant colonel commanlant, aid-de-camp, brigade inspecr, and major, or any other inferior ficer; and the commanding officer f the division or brigade, shall orr a court martial for the trial of uch lieutenant colonel commandint, aid-de camp, brigade infpec. for, to be composed of one brigadier-general, and as many lieutenant colonel commandants, majors and captains, as shall make up a number not less than thirteen; and uch courts- artial shall proceed to ear and determine on all offences inder this ac', and may centure or hall be final, when approved by he President of the United States. And any brigadier-general, lieute. nant colonel commandant or ma. jor, for misconduct in any captain or subaltern, within his own knowledge, or upon complai t lodged in writing by any commina. oned officer, may arrest such cap. tain or subaltern; and the trigadier | shal, who shall attend the courts or commandingofficer of the brigade herein before directed to be held; shall order a brigade court-martial the clerk, shall keep a fair record of forthe trial of such captain or subal. | the proceedings of such courts, as field officers, and a sufficient num. ber of captains and subalterns, to cers of companies, for regular rou. make up a number not less than thirteen; and fuch courts_martial shall proceed to hear and determine on all offences under this act, and may censure or cashierany officer so tried; which fentence shall be final, when approved by the President of the United States. And for obtaining the necessary evidences for the trials aforefaid, the Prefident of the United States, or the prefiding officer of the court martial (as the cafe may be; shall issue his sum. monfes, and every person so summoned, failing to attend and to give evidences, shall be subject to, and think reasonable. may be tried by a court martial; and if an officer may, at the discretionof a court martial, be cashiered orfined, not exceeding fix months pay, as by law allowed; and if a non-commisfioned officer or foldier, or a person not enrolled, to be reported to the court of enquiry of the regiment or legion to which he shall belong, or within whole bounds ne shall reside, and be then subject to such fines and penalties as they may, think proper o inflict, not exceeding forty dol. || this act affeiled:

Sec 8. And beit further enacted, That there shall be battalion cour's of enquiry, to be appointed by the commanding officer of the batallion or the affessment of fines incurred under this act, in such battalion, and fuch courts of enquiry shall be held in the months of May, August and November, in each year, at | by the respective legionary courts tome convenient place within the fof enquiry, at such places as may county, to confift of the commanding officer of the battalion, and the commanding officers of companies, which shat? belong, or to be attached to fuch battalion, or a majority of them, who shall take the following oath, to be adminiftered by the prefiding officer, and afterwards by another officer of the ourt to him; "I will truly aud foresaid, and all those who shall, anthfully enquire into all delinfrom time tot me, arrive at the age of | quencies which appear on the reeighteen years, or being of the age of | turns, to be laid before me, and will | manding officer of the brigade to lassels the fines thereon, as shall seem ligust, without favour, partiality or enrelment, by a proper non-com- cies as directed by law, whereup- each year, to be appointed by the on they shall proceed to hear and determine. And there shall, more- to which such legion belongs, over, be legionary courts of enquiy, for the affeilment of fines incurred by the officers of the legion, and for other duties required by shall be held by the appointment of the commanding officer of the legion, in not less than ten, and not | more than twenty days after the battalion courts of enquiry, in every year; and moreover, one legio. nary court extraordinary, shall be in like manner appointed and held during the month of March in the present year, for the purpose of ap- | ty days; the co- manding officer pointing the company musters of firictions, as is hereafter prescribed | the year, and for appointing a clerk, | officers of companies at least hitcen provoft martial, and collector, as days; and the commanding of

duties by this aft prefcribed; the faid legionary courts of enquiry, to The legionary court of enquiry may for good cause shewn, remit any fine imposed by the battalion court Thier such officer; which sentence | last preceding; the faid court may alfo exempt any militia wan from duty, on account of bodily infirmity, and may again direct fuch person to be enrolled, when able to

do duty. Sec, 9. And be it further enacted, That the respective legionary courts of enquiry, shall annually appoint by ballet, a clerk and provolt marveral captains or commanding offi tines of duty, and shall make out for the collector, a fair lift of all the fines affeffed by the legionary and battalion courts, and one other lift which shall be retained by the cterk, on which lift the collector's receipts shall be taken; the faid lists shall be made out and delivered to the gollector in fifteen days after each legionary court of enquiry, and shall perform all other duties required by this act, and together with the provoft marshal, shall receive such allowance, to be paid out of the fines, as the legionary court shall

Sec 10. And be it further enacted, That all fines incurred under the act of Congress, passed at their last session, empowering the President to organize the militia of the diffrict of Columbia, and not then return. ed to the officers thereby authorized to collect the fame, shall be return. ed to the first legionary court of na qu ry which shall be held in the reipedive counties, to be by them pro ceeded with as in the case of fi es by

Sec. 11. And be it further enacted, That there shall be a muster of each troop of cavalry and company of militia, comprehending the companies made up by voluntary enrol. ment once in every month, except the months of January, February, March, May, October and December in each year, to be appointed be deemed most convenient within the county, and that the time and place for the musters aforefaid, shall be fixed by the first legionary court of enquiry, which is held next after the passing of this act, subject to per; and there shall be a muster for tor, within ten days thereafter. exercise and inspection of each battalipn, in the month of May in every year, to be appointed by the comwhich such battalions respectively commanding officer of the brigade, at fuch place as he may think district; which said company, batallion and legionary mufters, shall the time and place of luch legionary. company and batalison mufters, shall be notified to the commanding offi. cees of legions, thirty days previous thereto, the commanding officers of legions shall give notice to the commanding officers of battalions, o luch brigade, leg onary, company, and battation mutiers, at least twen of battalions, to the commanding

geants, at least ten days, and the fergeants to each person in his compaconfist of the commanding officers | ny, at least three days before such of the legion, battalions, and com- multers, respectively; the notices panies, or a majority of them, who to be given by the commanding ofshall take an oath, in manner and ficers of brigades, legions and batta. form as prescribed above; the com- lions, and companies, shall be in manding officer of the legion shall writing, delivered to each person then lay before the faid court, all to be notified, or left at his usual delinquencies, directeda by law; | place of abode, and every forgeant whereupon they shall proceed to failing to give notice, agreeable to hear and determine. It shall be the the orders of the command ne ffiduty of the prefiding officer of eve. | cer of his company, to each person ry fuch court of enquiry to returnto | therein; shall for fest and pay for the next legionary, court of enqui- leach and every offence, five dollars, ry, all delinquent officers failing to to be affelfed and recovered as other attend the preceding court, to be fines imposed by this act; nevertheproceeded against according to law. | lels, all nonces publicly given by the commanding officers of companies, at their respective mustesr, of any subsequent muster, shall be held and deemed as legal notice, as to all persons prefent at such musters. Every officer and foldier shall appear at his respective muster field, on the day appointed by 10 o'cleck in the forenoon, armed and equipped. At every mufter, the commanding officer of the company shall caute his roli to be called, and shall examine every person belonging thereto, and note down all delina quencies accruing therein, and shall personally infeet the arms, ammunition, and accourrements, of all untern, to be composed of one or more also of the roster returned by the fe- der his command, and make accuurate return of the whole thereof, to the commanding officer of his bats talion, in five days thereafter; and moreover it shall be the duty of the commanding officers of companies, to have their companies respectively prepared, at the battalion musters, for inspection, by means of returns, the forms of which, to be furnished them by the brigade infrector, thros the commanding officers of the legia on and batt, ion, to which they refp ctively belong, which eturns fhall be filed, ready to be delivered to the inspedor, as he shall commence the inspection, of each company. And the commanding officers of legions and battalions, shall a- their respective legionary and battalion muffers, (as the case may be) take notice of all delinquent officers, and shall lay the fame, together with returns of delinquencies, from the commande ding officers of companies, before the cours of enquiry, appointed. under this act to take cognizance of, and determine on them; and to each of the faid returns, shall be annexed the following certificate, to wit; do certify, that the returns hereunto annexed, contain all the delinquencies which have occurred fince my last return, hav. ing duly examined the fame."

Sec. 12. And be it further enacted, That every commanding officer of a company shall, within five days after every battalion and legionary muster, make up and report to the commanding officer of his battalion, a return of his company, in fuch manner and form as shall be furnishe ed by the adjutant from time to time; it shall be the duty of the commanding officers of battal ons to make like returns to the commanding officers of legions, within five days thereafter, who shall cause the such changes as future legionary adjutant of his legion to make legicourts of enquriy may think pro- onary leturns to the brigade ir tpec-

Sec. 13. And be it further enacted, That each captain or commanding officer of a company, shall appoint to his company, four fergeants, four corporals, a drummer and fior, to belong, at fuch places as he may be approved of by the commanding unless differently ordered by the cepied) shall come to reside within affection, so help me God." The think proper within the county. officer of his battalion; the appoint his bounds, and shall without de- presiding officer shall then lay be. There shall also be a muster of each ment of such non-commissioned fore the faid court all the delinquen. legion in the month of Octobe, in hofficers to be evidenced by warrant under the hand of the commanding officer of the battalion; and if any perion io appointed and approved of, and having accepted, shall refuse convenient within the legionary or neglect to take upon him the duties of his appointment, or shall neglect or refule to obey the orders this act; fuch courts of enquiry continue one day and no longer; of his superior officer, he shall for each offence forfest and pay a fum at the discretion of the court of enquiry, not exceding ten dollars, to ne affeffed and applied as other fines imposed by this act, and the com" manding officers of battalions thall have power to reduce to the ranks ny non commissioned officer, whom, on complaint made, and due notice given, he shall find guilty of mileandud, or neglett of duty.